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ILLINOIS REGISTER

Rules of Governmental Agencies

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INTRODUCTION

The *Illinois Register* is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1985, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1988

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 16, 1987	Dec. 23, 1987	1	Jan. 4, 1988	June 28, 1988	July 5, 1988	29	July 15, 1988
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Mar. 8, 1988	Mar. 15, 1988	13	Mar. 25, 1988	Sept. 20, 1988	Sept. 27, 1988	41	Oct. 7, 1988
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June 21, 1988	June 28, 1988	28	July 8, 1988				

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

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NOTICE OF PROPOSED AMENDMENTS

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- 1) Heading of Part: Farmland Preservation Act
- 2) Code Citation: 8 Ill. Adm. Code 700
- 3) Section Number: Proposed Action:
Appendix G Amendment
- 4) Statutory Authority: Farmland Preservation Act (Ill. Rev. Stat. 1987, ch. 5, pars. 1304 and 1306).
- 5) A Complete Description of the Subjects and Issues Involved:

Appendix G is the Illinois Environmental Protection Agency's Agricultural Land Preservation Policy Statement and Cooperative Working Agreement which specifies the policy of that agency toward farmland preservation and the administrative process used to implement that policy.

The original policy statement was prepared in response to Executive Order 80-4, and according to Section 4 of the Farmland Preservation Act, that policy was to remain in effect upon the Act becoming law. Section 4 of the Act requires the policy statements and cooperative working agreements to be prepared as rules for the administration of the program. Further, the policy statement and cooperative working agreement shall be updated by the State agency and reviewed and approved by the Department of Agriculture every 3 years.

Appendix G is being updated to reflect current policy of the Environmental Protection Agency. The Executive Order promoted the protection of Illinois farmland by seeking the greatest degree of protection for Classes I, II, and III lands. The provisions of the Farmland Preservation Act give protection to all classes of farmland. Many of the changes are simply language clarification of existing policy and for consistency purposes and ease in referencing two agencies.

- 6) Will this proposed rule replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference? No
- 9) Are there any other amendments pending on this Part? Yes.
Section Numbers Proposed Action Illinois Register Citation
Appendix I Amendments 12 Ill. Reg. 14786 (9/23/88)
- 10) Statement of Statewide Policy Objectives: These rules do not impose any mandatory requirements on units of local government in such a way that would necessitate additional expenditures from local revenues.

- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

A 45-day written comment period will be granted for receiving comments from the public. This comment period will begin on the day the notice of rulemaking appears in the Illinois Register. Comments should be sent to the Director, Department of Agriculture, State Fairgrounds, P.O. Box 19281, Springfield, Illinois 62794-9281.

This proposed rulemaking may have an impact on small businesses; however, we do not believe so. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, small businesses may present their comments to the Director as outlined above.

- 12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Business Assistance Office of the

Department of Commerce and Community Affairs: October 12, 1988

B) Types of small businesses affected: The rules are the Environmental Protection Agency policy statement toward farmland preservation and cooperative working agreement between the Environmental Protection Agency and Agriculture to resolve conflicts and report progress; therefore, the rules should not directly affect small businesses.

C) Reporting, bookkeeping or other procedures required for compliance:
The information that the Illinois Environmental Protection Agency will report to the Department of Agriculture and the administrative process is outlined.

D) Types of professional skills necessary for compliance:

None by small businesses.

The full text of the Proposed Amendments begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

TITLE 8: AGRICULTURE AND ANIMALS
CHAPTER I: DEPARTMENT OF AGRICULTURE
SUBCHAPTER q: SOIL AND WATER CONSERVATION

PART 700
FARMLAND PRESERVATION ACT

Section	Definitions
700.10	Requirements of Policy Statements and Cooperative Working Agreements
700.20	Review of Agency Project Proposals
700.30	Report: The Tracking of Farmland Converted by State Activities
700.40	Report: The Tracking of Farmland Converted by State Activities
APPENDIX A	Illinois Department of Agriculture
EXHIBIT A	Illinois Department of Agriculture's Agricultural Land Preservation Policy Statement
EXHIBIT B	The Proposed Project Review Process
EXHIBIT C	Conflict Resolution Process
EXHIBIT D	Land Use Definitions
APPENDIX B	Illinois Bureau of the Budget's Agricultural Land Preservation Policy Statement and Cooperative Working Agreement

APPENDIX C	Capital Development Board
EXHIBIT A	Capital Development Board's Agricultural Land Preservation Policy Statement
EXHIBIT B	CDB Agricultural Land Conversion Mitigation Measures
EXHIBIT C	Capital Development Board - Illinois Department of Agriculture Cooperative Working Agreement
TABLE A	CDB User Agency Designation in Relation to Land Acquisition
TABLE B	Capital Project Development Process
TABLE C	Capital Development Board Agricultural Land Conversion Mitigation Measures (Repealed)
APPENDIX D	Illinois Department of Conservation
EXHIBIT A	Agricultural Land Preservation Policy Statement and Cooperative Agreement
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APPENDIX E	Department of Commerce and Community Affairs' Farmland Preservation Policy and Cooperative Agreement
APPENDIX F	Department of Energy and Natural Resources' (Illinois Institute of Natural Resources) Agricultural Land Preservation Policy and Cooperative Working Agreement

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APPENDIX G	Illinois Environmental Protection Agency's Agricultural Agreement Land Preservation Policy Statement and Cooperative Working Agreement
APPENDIX H	Illinois Department of Mines and Minerals' Agricultural Land Preservation Policy Statement
APPENDIX I	Illinois Department of Transportation's Agriculture Land Preservation Policy and Cooperative Working Agreement
APPENDIX J	Illinois Commerce Commission's Agricultural Land Preservation Policy Statement and Cooperative Working Agreement

AUTHORITY: Implementing and authorized by the Farmland Preservation Act (Ill. Rev. Stat. 1987 1985, ch. 5, par. 1301 et seq.).

SOURCE: Adopted at 8 Ill. Reg. 15279, effective August 9, 1984; amended at 11 Ill. Reg. 18569, effective November 2, 1987; amended at 11 Ill. Reg. 19011, effective November 10, 1987; amended at 11 Ill. Reg. 20527, effective December 2, 1987; amended at 12 Ill. Reg. 5235, effective March 4, 1988; amended at 12 Ill. Reg. _____, effective _____; amended at 13 Ill. Reg. _____, effective _____.

Section 700.APPENDIX G Illinois Environmental Protection Agency's Agricultural Agreement Land Preservation Policy Statement and Cooperative Working Agreement

PREFACE

On August 19, 1982, Governor James R. Thompson signed into law the Farmland Preservation Act (Ill. Rev. Stat. 1987, Ch. 5, Par. 1301 et seq.), which required the Illinois Environmental Protection Agency (IEPA) to develop an agricultural land preservation policy statement and cooperative working agreement. The following policy statement and working agreement are submitted in accordance with the Act. On July 22, 1980, Governor James R. Thompson signed Executive Order 80-4 entitled "Preservation of Illinois Farmland" which requires state agencies to develop an agriculture land preservation policy in response to that Order. The Illinois Environmental Protection Agency has prepared the following operational policy.

POLICY STATEMENT

The Illinois Environmental Protection Agency recognizes the need to maintain the quality of the State's productive agricultural land and also to protect this valuable resource from permanent conversion to non-agricultural uses. It shall be the policy of

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NOTICE OF PROPOSED AMENDMENTS

the Agency in its programs and operations to preserve Illinois farmland ~~to the extent practical and feasible within its authority~~, through procedures consistent with State and Federal laws.

ANALYSIS OF IMPACT

The Illinois Environmental Protection Agency has the responsibility to protect public health, welfare and quality of life in Illinois by protecting the environment. The Agency monitors environmental pollutants, enforces pollution control regulations, carries out permit programs to control certain pollution related activities, and administers grants for planning and construction of wastewater treatment facilities.

EPA's programs and operations do not involve land acquisition for capital development; therefore, the Agency will not directly cause conversion of agricultural lands. Indirect and secondary impacts may occur, however, through administration of permits, grants, and regulatory programs.

Permits

The four program Divisions of IEPA (Air Pollution Control, Water Pollution Control, Public Water Supplies, and Land/Noise Pollution Control) issue permits for the construction and operation of pollution control facilities, water treatment works, and enterprises which are potential sources of pollution. Additionally, the Agency issues authorizations or certifications to federal agencies for their action on applications for permits, licenses and other forms of federal approval of proposed activities.

The Agency's permit programs and related Federal programs can affect farmland as follows:

- a) Through decisions on facility planning areas which consequently affect the location of new sewage treatment plants/interceptors and public water supply facilities/distribution systems.
- b) Through construction permit decisions for new sources of pollution control facilities which may be built at locations which could affect farmland.
- c) Through decisions on the siting of solid waste facilities.

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- d) Through decisions on other pollution source controls for mine related pollution and agricultural related pollution.
- e) Through reviews of environmental impact statements.

Any Agency program activity which is responsible to Federal laws must comply with the National Environmental Policy Act and USEPA policy on farmland preservation. The USEPA policy, September 8, 1978, is consistent with policies of the U.S. Department of Agriculture and the Council on Environmental Quality. It proclaims, "It is EPA's policy to protect, through the administration and implementation of its programs and regulations, the Nation's environmentally significant agricultural land from irreversible conversion to uses which result in its loss as an environmental or essential food production resource." However, Agency permit denials, absent state law, cannot be predicated in any instance solely on the taking of prime farmland out of production. Therefore, information on farmland for permit determinations is limited to the facts relating to pollution control attributes of the source. In the event a proposed activity is inconsistent with existing state law (i.e., Agricultural Areas Conservation and Protection Act (Ill. Rev. Stat. 1987, ch. 5, par. 1001 et seq.) ~~aggravated zones--~~) permits must be denied by the Agency.

Grants

The direct impact of state and federal wastewater treatment works construction grants programs administered by the Agency upon land conversion is generally insignificant. The major wastewater construction grant programs are the State Build Illinois Program ~~Anti-Pollution Fund~~ and the U.S. Environmental Protection Agency program authorized under Section 201 of the Federal Clean Water Act.

~~From the original \$750 million in the Anti-Pollution Fund, approximately \$600 million has been obligated. The remainder will be expended over the next three to five years. There are no projections as to where funds will be directed, however, it is expected the balance will be used mainly for upgrading older existing systems and consequently will not result in conversions of agricultural lands through future commitments of state resources.~~

In general, land requirements for siting of grant eligible pollution control facilities are small and are responsive to the existing and near term needs of urban centers. However, the secondary effects of wastewater treatment provisions to accommodate

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anticipated future urban growth upon land conversion can be significant.

Future growth and anticipated wastewater treatment needs are currently limited to projected population levels established by the Illinois Bureau of the Budget forecasts and are limited to service within established facility planning areas (FPA). The service areas for growth are established by local governments consistent with their planned growth patterns and density into adjacent land areas. The planning requirements which must be met coupled with grant eligibility limitations on transport systems discourage leap frog development.

Although the impact of urbanization upon farmland conversion is significant, the wastewater grant programs merely help provide for adequate pollution control resulting from local decision making and population distribution.

All federal wastewater construction grants are required to protect environmentally significant agricultural lands from irreversible conversion to uses which result in its loss as an environmental or essential food production resource. As part of the decision making decision-making process for the planning, design and construction of interceptors and treatment facilities, farmland protection is considered. USEPA procedures are defined in regulations developed pursuant to the National Environmental Policy Act and the USEPA policy on farmland protection. An additional directive to minimize farmland conversion is provided to the USEPA in the federal Farmland Protection Policy Act. Adequate consideration and mitigation is also an integral part of the State wastewater construction grant program which is operated consistent with the USEPA program. Planning and design phases (Step 1 and 2 grants) are also subject to local and interagency review procedures established by the Illinois Bureau of the Budget at Glenview.

Rules and Regulations

Regulatory programs are administered by each Division as prescribed by the Illinois Pollution Control Board's Rules and Regulations (35 Ill. Adm. Code: Subtitles A through H). Enforcement of the regulations may require application of pollution control techniques that are costly or discouraging to some agricultural operations. This is most evident where urban encroachment upon existing agricultural areas is occurring.

From a broader perspective the regulatory programs are supportive of farmland preservation. Specific agricultural exemptions are

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incorporated in the air, solid waste, and noise pollution regulations (Ill. Rev. Stat. 1983, ch. 111 1/2, par. 21(f) and 35 Ill. Adm. Code 237.120(a), 722.151, 809.211, 901.107(a) and (c), and 902.140(a)(4)). Enforcement of the regulations protects and enhances the quality of Illinois' land, water, and air resources which are indispensable to a productive agricultural industry.

MITIGATION PROCEDURES

Agency program activities shall continue to be responsive are generally responsible to the Farmland Preservation Act Executive Order. Agricultural land protection efforts shall be supported through intergovernmental coordination and review consistent with State and Federal laws. Reasonable opportunities for review and comment on Agency actions will be afforded consistent with scheduled for Agency decisions prescribed by law, regulation, or Agency policy. Where applicable feasible and practicable, Agency administrative procedures on regulatory and programmatic functions shall be administered in a manner which is consistent with the Farmland Preservation Act consider agricultural impacts consistent with the Executive Order. Protection of prime agricultural lands shall be carried out in the following Agency actions:

- a) The Agency will continue to participate in an inter-agency committee to carry out the objectives of land preservation.
- b) The Agency will provide adequate opportunities for Department of Agriculture (DOA) review and comment upon wastewater construction grants. Notice of Step 1 facility planning and Step 2 design grant applications will be provided by established A-95 procedures. Primary and secondary impacts on agricultural land shall be determined, and mitigation measures recommended in environmental assessments of facility plans pursuant to federal regulations (40 CFR 6 (10821)). Opportunity for DOA review and comment will be made as set forth in 8 Ill. Adm. Code 700.000 Appendix G, Cooperative Agreement.
- c) Consideration of impacts on agricultural land shall be made within the process of developing new or revised regulations or administrative procedures where reasonable and feasible. In particular, the conversion of farmland shall be evaluated by the Agency in accordance with the National Environmental Policy Act 40 CFR 6 (10821) in considering revisions to boundaries of facility planning areas designated in accordance with the Clean Water Act (P.L. 95-217, as

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amended). Agency evaluation shall include consideration of comments from IDOA.

C. The Agency will provide the Illinois Department of Agriculture (IDOA) wastewater permit application information for purposes of administering the Farmland Preservation Act.

D. In conjunction with Agency approval of an FPA/construction grant, potential farmland conversion will be considered in the decision making process.

E. Wastewater treatment works construction grant applicants will be required to submit information for the State Clearinghouse Review.

F. 4) Agency programmatic activities shall support and encourage agricultural land protection programs to achieve a balanced resource management program.

(May, 1988 July, 1984; revised)

COOPERATIVE AGREEMENT

A. The Illinois Environmental Protection Agency (IEPA) and the Illinois Department of Agriculture (IDOA) will jointly develop a reporting procedure to assess the impact of State and Federal Wastewater construction Grants on agricultural land protection. Implementation of this procedure shall be carried out to satisfy State and Federal laws and regulations.

B. The IEPA shall ensure notification of IDOA and provide opportunity as set forth in 8 Ill. Adm. Code 700-APPENDIX A, EXHIBIT A. Time limitations to review and comment upon wastewater construction Grants as follows:

1- Notice shall be provided for preplanning meetings on developing facility plans.

2- Consultation with IDOA prior to approval of facility plans which:

a. Will convert farmland outside of an approved Facility Planning Area (FPA);

b. Will cross the boundary of one or more FPAs.

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3- No notice shall be required for projects lying within approved FPAs.

4- Notice shall be provided for all amendments to facility plans either reviewed under #2 above or which call for the conversion of agricultural land not initially required. IDOA shall follow guidelines given in its policy and report to the Agency within 30 days as to its findings. IDOA shall accept existing facility plans and Facility Planning Areas established prior to July 1, 1983. Lands within approved Facility Planning Areas are considered reasonable areas for urbanization and development.

Illinois Environmental Protection Agency - Illinois Department of Agriculture Cooperative Working Agreement

A. The IEPA shall provide official notification to the IDOA on a developing facility plan if the facility plan necessitates the creation of a new FPA or an expansion of an approved FPA; however, no notice shall be required for any activity occurring within an approved FPA. An official notification will include the following information when available from the project applicant:

1. Project description;

2. Map indicating general project location in the county;

3. The most current soil survey map showing precise project boundaries;

4. Identification of all land classes (I-VIII) lying within project boundaries and the number of acres contained within each land class;

5. Identification of zoning and whether the project is in compliance with a comprehensive plan regulating the project area, if applicable;

6. Identification of land use within project area and of that land contiguous to it;

7. The project proposal discussing how the size and location of the proposed project shall meet and not exceed the goals of the project thereby avoiding unnecessary farmland conversion;

8. Explanation of project location;

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9. Name, address and telephone number of individual who provided the above information.

The IDOA will initiate its Study of Agricultural Impacts upon receiving the notification and will complete the study in accordance with 8 Ill. Adm. Code 700. Appendix A: Exhibit A, "Time Limitations."

Where applicable, the IEPA will not release information to the general public relative to a final decision on a project subject to the IDOA's Study of Agricultural Impacts until the IDOA has completed its study. If a project is not in compliance with the IEPA's policy statement and/or working agreement and a compromise cannot be reached, the IDOA shall invoke the Conflict Resolution Process in accordance with 8 Ill. Adm. Code 700. Appendix A: Exhibit C.

Upon approval of an FPA subject to this working agreement, IEPA will forward to IDOA the highest quality map available, delineating the boundaries to the new or modified FPA.

- B. IEPA shall notify IDOA in writing when a petition is submitted to IEPA invoking the "Procedures and Requirements for Conflict Resolution in Revising Water Quality Management Plans" (35 Ill. Adm. Code 351). In turn, IDOA shall notify in writing the appropriate Soil and Water Conservation District (S&WCD). Notification shall include:

1. Those instances which would revise the Water Quality Management Plans (WQM) as outlined in 35 Ill. Adm. Code 351.103.
2. Those instances where exceptions to boundaries for FPA's may be granted without revising the WQM Plan as discussed in 35 Ill. Adm. Code 351.502.

Adequate notification shall be given to enable IDOA and the S&WCD to review the petition and participate as outlined in 35 Ill. Adm. Code 351.

- C. When the project converts or has the potential to convert farmland, IDOA shall encourage the local S&WCD to participate in providing inputs into:

1. IEPA regulatory programs covered by PA 82-682 (facility siting under the Environmental Protection Act); and
2. Issues covered by 35 Ill. Adm. Code 351.

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- D. IEPA will notify IDOA in writing of permit applications received for the development and operation of new municipal waste landfills not subject to the facility siting provisions of PA 82-682.

E. IEPA will notify IDOA in writing of submitted permit applications that pertain to new facilities or modifications to existing facilities which are located outside of approved facility planning areas.

F. IEPA shall inform applicants for Wastewater Construction Grants of existing farmland protection policies and of information required on grant applications in accordance with the National Environmental Policy Act 40 CFR 6 and 25-2030 (4083). Data required by the Agriculture and Food Act of 1981, P.L. 97-98, shall be solicited by the applicant from the U.S.D.A. Soil Conservation Service. In cases where these data are not made available from SCS, IDOA shall endeavor to provide the necessary information to the applicant to complete the application where possible.

G. IDOA shall provide IEPA with current maps of the highest quality available, delineating the boundaries of all approved Agricultural Areas in the State.

- H. Should either agency experience changes in policy or procedures which would alter the manner in which the agreement would be executed, the other agency shall be informed for the purpose of negotiating a new agreement.

(May, 1988 September, 1983; revised)

(Source: Amended at 12 Ill. Reg. _____, effective _____)

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1) Heading of the Part: Special Education2) Code Citation: 23 Ill. Adm. Code 2263) Section Numbers: Proposed Action:226.525
226.544
226.570
226.572
226.605Amendment
New Section
Amendment
Repeal
Amendment4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 122, par. 14-8.025) A Complete Description of the Subjects and Issues Involved:Written Parental Consent

Federal regulations for special education require that written parental consent be obtained before initial (preplacement) evaluations of students and before initial placement into special education. In addition, Illinois' rules have required written consent prior to reevaluations, which must occur every three years or as needed pursuant to changes in a child's status. The additional requirement imposed by our rules has been determined to be overly restrictive when compared to the federal requirement, and it is cumbersome for local education agencies. Accordingly, Section 226.525 has been revised to require written parental consent for initial case study and initial placement only.

Independent Educational Evaluation

Section 14-8.02(b) of The School Code requires the State Board of Education to prepare a list of suggested independent educational evaluators. In order to do so, the Board must first establish criteria to be met by those persons wishing to be included on such a list. Accordingly, Section 226.544 has been added, delineating the various educational evaluations and the respective qualifications prospective evaluators must possess in order to be "suggested" by the State Board. Federal regulations (34 CFR 300.503) require that independent evaluators be chosen using the same criteria as a public agency uses when it initiates an evaluation and chooses who will perform it. These criteria have been used in developing the qualification groupings included in the new Section. Section 226.544 also sets forth the parents' rights with respect to independent educational evaluations and the timelines which apply to them.

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Informal Proceedings Before Due Process

The U. S. Department of Education's Office of Special Education Programs has insisted that certain language be removed from our rules because it can be interpreted in such a way as to conflict with federal regulations. As currently worded, Section 226.605 could be understood to mean that informal measures such as voluntary mediation must be exhausted before a due process hearing can be requested. This is not the case, and exhaustion of informal proceedings has never been required by the State Board of Education. Changes to Sections 226.570 and 226.605, and the repeal of Section 226.572, serve to correct the apparent discrepancy between the current wording and actual practice.

6) Will this proposed rule replace an emergency rule currently in effect?
No7) Does this rulemaking contain an automatic repeal date? Yes ☐ No ☒8) Does this proposed amendment contain incorporations by reference? No9) Are there any other proposed amendments pending on this Part? No10) Statement of Statewide Policy Objectives: These amendments do not create or enlarge a mandate on school districts.11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Written comments may be submitted within 45 days of the publication of this notice to:

Bill Charis
Illinois State Board of Education
100 North First Street
Springfield, Illinois 62777
(217) 782-6601

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: October 12, 1988
- B) Types of small businesses affected: Those persons offering independent educational evaluations for special education students (See Section 226.544.)
- C) Reporting, bookkeeping or other procedures required for compliance: Those persons wishing to be included on the list of independent educational evaluators must submit an application in accordance with Section 226.544 (g, h).
- D) Types of professional skills necessary for compliance: The credentials required to be placed on the list of independent evaluators are listed in Section 226.544(f).

The full text of the Proposed Rule(s) begins on the next page:

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TITLE 23: EDUCATION AND CULTURAL RESOURCES

SUBTITLE A: EDUCATION

CHAPTER I: STATE BOARD OF EDUCATION

SUBCHAPTER F: INSTRUCTION FOR SPECIFIC STUDENT POPULATIONS

PART 226

SPECIAL EDUCATION

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Section
226.5 Terms Defined

SUBPART B: RESPONSIBILITY FOR SPECIAL EDUCATION

Section

226.10 Cost to be Borne by Local School District
226.20 Comprehensive Program of Special Education
226.30 Cooperative Special Education Programs
226.40 Rights of Children Requiring Special Education/Exclusion, Suspension

SUBPART C: THE ESTABLISHMENT AND ADMINISTRATION OF SPECIAL EDUCATION

Section

226.110 Educational Needs to be Met
226.115 Continuum of Program Options
226.120 Ages for Which Programs are to be Available
226.125 Least Restrictive Environment
226.130 Facilities for Classes for Handicapped
226.135 Written Policies for Handicapped Students' Records
226.140 Director of Special Education
226.145 Supervision
226.150 Role of Local District Administrator
226.155 Responsibilities to Be In Writing
226.160 Approval of Programs and Services Not in Compliance With This Part

SUBPART D: SPECIAL EDUCATION INSTRUCTIONAL PROGRAMS AND RESOURCE PROGRAMS

Section

226.210 Design of Special Education Instructional Programs
226.215 Curriculum for Instructional Programs
226.220 Factors to Consider in Developing Instructional Programs
226.225 Instructional Programs Class Size
226.230 Integration of Student Into Standard Program
226.240 Special Education Resource Programs

ILLINOIS REGISTER

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Section

226.250 Related Services to be Provided by School District
226.260 Other Related Services
226.270 Student Based Objectives
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226.290 Time Spent on Behalf of Students

SUBPART F: PREVOCATIONAL PROGRAM

Section

226.310 Provision of Prevocational Programs
226.315 Determination of Need for Prevocational Program
226.320 Vocational Plan
226.325 Community Work Experiences
226.330 Time Spent in Community Work Experiences
226.335 Supervision of Community Work Experiences
226.340 Coordination With Other Vocational Programs

SUBPART G: HOME OR HOSPITAL PROGRAM

Section

226.350 Content of Home and Hospital Programs
226.355 To Whom Provided
226.360 Commencement
226.365 Amount of Instruction and Related Services
226.370 Scheduling
226.375 Summer Instructional Service
226.380 Conferences to Facilitate Student's Return
226.385 Improper Use of Home and Hospital Program

SUBPART H: STATE OPERATED OR PRIVATE PROGRAMS

Section

226.410 Referral to State or Private Facilities
226.415 Availability of Community Resources
226.420 Residential Placement
226.425 District's Responsibility to Locate Alternate Programs
226.430 Local District Responsible for Payment When Private Facility is Utilized
226.435 Annual Approval of Private Placements
226.440 Agreement Between Local School District and Private Facility
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Transportation and Other Services

226.450

Monitoring of Student Progress by School District

226.460

Annual Transportation (Repealed)

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OF EXCEPTIONAL CHILDREN

Section

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Communication of Special Education Programs to Public

226.510

Child Find Activities

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Case Study Evaluation Process

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Notification to Parents of Exceptional Children

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Parents' ~~Written~~-of-ten-Day-~~Required~~ Response to Notice of Proposed Placement

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Timeline for Placement

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Local School District Request or Response Thereto

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Denial of Hearing Request

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Selection of Level I Hearing Officer

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Rights of the Parties Prior to the Hearing

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Rights of the Parties During the Hearing

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Hearing Concerning Any Other Controversy (Repealed)

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State Level Review (Repealed)

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Monitoring and Enforcement of Decisions; Right of Civil Action; Notice of Funding Ineligibility

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Reporting of Decisions

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 226.910 Eligibility for Transportation
 226.920 Vehicles Used
 226.930 Training of Personnel
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 226.1112 Definitions from Section 14-7.03
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226.1160 Local District Policies Applicable
 226.1170 Communications Regarding Child's Special Education
 226.1175 Reimbursement
 226.1180 Possible Waiver of Sections 226.1120 and 226.1150
 226.1185 Computation of District's Reimbursement
 226.1190 Preapproval Application
 226.1195 Documentation of Expenses

AUTHORITY: Implementing Article 14 and authorized by Section 2-3.6 of The School Code, (Ill. Rev. Stat. 1987, ch. 122, pars. 14-1.01 et seq. and 2-3.6).

SOURCE: Adopted August 12, 1976; rules repealed and new emergency rules adopted at 2 Ill. Reg. 37, p. 29, effective September 1, 1978 for a maximum of 150 days; rules repealed and new rules adopted at 3 Ill. Reg. 5, p. 932, effective February 1, 1979; emergency amendment at 4 Ill. Reg. 38, p. 325, effective September 15, 1980 for a maximum of 150 days; amended at 5 Ill. Reg. 8021, effective July 22, 1981; amended at 6 Ill. Reg. 558, effective December 23, 1981; emergency amendment at 7 Ill. Reg. 6511, effective May 6, 1983, for a maximum of 150 days; emergency amendment at 7 Ill. Reg. 8949, effective July 15, 1983, for a maximum of 150 days; codified at 8 Ill. Reg. 6669; amended at 8 Ill. Reg. 7617, effective May 17, 1984; emergency amendment at 10 Ill. Reg. 3292, effective January 27, 1986 for a maximum of 150 days; amended at 10 Ill. Reg. 18743, effective October 22, 1986; amended at 10 Ill. Reg. 19411, effective October 31, 1986; amended at ____ Ill. Reg. ____, effective ____,

NOTE: Capitalization indicates statutory language.

SUBPART I: IDENTIFICATION, EVALUATION AND PLACEMENT OF EXCEPTIONAL CHILDREN

Section 226.525 Written Parental Consent for Initial Case Study or Initial Placement

Written parental Parental consent shall be obtained before:

- Conducting any an initial case study evaluation ~~or reevaluation~~ of the child;
- Initial placement of an exceptional child in a program providing special education and related services.

(Source: Amended at ____ Ill. Reg. ____, effective ____)

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Section 226.544 Independent Educational Evaluation

Parents have the right to obtain an independent educational evaluation of their child, subject to subsections (a) through (i) of this Section.

- a) Parents must be informed of their right to obtain an independent educational evaluation if they disagree with the evaluation conducted or obtained by the school district. This must be done at the conclusion of the multidisciplinary conference at which the district's evaluation was considered. At the time the parents are informed of their right to obtain an independent educational evaluation, the school district shall make available to the parents:

- 1) the list of suggested independent educational evaluators developed by the State Board of Education in accordance with the provisions of subsections (e) and (f) of this Section; and
- 2) the criteria set forth in subsection (f) of this Section.

- b) Parents have the right to an independent educational evaluation at public expense if they disagree with an evaluation obtained by the school district. However, the school district may initiate a Level I hearing to demonstrate that its evaluation is appropriate, provided that such a hearing is initiated within five (5) school days following receipt of a written parental request for an independent educational evaluation.

- 1) An independent educational evaluation at public expense must be completed within 30 calendar days of a parent's written request, unless the school district initiates a Level I hearing or the parties agree that the 30-day period should be extended. If either party wishes such an extension and is unable to obtain the other party's agreement, the school district shall initiate a Level I hearing within ten (10) school days of the date the extension was proposed.

- 2) If the final decision of the hearing and review process is that the school district's evaluation is appropriate, the parents shall have the right to an independent educational evaluation, but not at public expense.

- 3) If the school district's evaluation is shown to be inappropriate, the district shall pay for the independent educational evaluation or reimburse the parents for the cost of said evaluation.

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- 4) If the Level I hearing decision indicates that the parent is entitled to an independent educational evaluation at public expense, it must be completed within 30 calendar days of the decision, unless the parties agree that the 30-day period should be extended. If either party wishes such an extension and is unable to obtain the other party's agreement, the school district shall initiate a Level I hearing within ten (10) school days of the date the extension was proposed.

- c) If the parent obtains an independent educational evaluation at private expense, the result of the evaluation:
 - 1) must be considered by the school district in any decision made with respect to the provision of a free appropriate public education to the child; and
 - 2) may be presented as evidence at a hearing or review regarding the child pursuant to Subpart J of this Part.

- d) When an independent evaluation is obtained at public expense, the party chosen to perform the evaluation shall be either:
 - 1) an individual who possesses the credentials required to perform the specific evaluation component(s) in question (see subsection (f) of this Section), as reflected by inclusion of that person's name on the list provided by the State Board of Education; or
 - 2) another individual possessing credentials which meet the criteria for the specific evaluation component(s) set forth in subsection (f) of this Section.

- e) Only individuals holding valid credentials specified in subsection (f) of this Section shall be included in the list of independent educational evaluators suggested by the State Board of Education as qualified to perform the respective evaluation component(s).

- f) Required Credentials by Evaluation Component

Component	Credentials
Social Developmental Study (Adaptive Behavior, (Cultural Background)	School Service Personnel Certificate endorsed for guidance, social work, or school psychology (23 Ill. Adm. Code 25).

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Medical Review

School Service Personnel
Certificate endorsed for school
nursing (23 Ill. Adm. Code 25),
or a license to practice
medicine in all its branches.

Vision and Hearing
Screening

Certificate of training issued by
the Department of Public Health
(77 Ill. Adm. Code 675).

Academic Performance

Teaching certificate/approval
appropriate for the age or
handicap of the child, i.e.,
Elementary (K-9), High School
(6-12) (23 Ill. Adm. Code 1), or
Special (K-12), endorsed in the
area of handicapping condition
(23 Ill. Adm. Code 25); or
School Service Personnel
Certificate endorsed for school
psychology or guidance (23 Ill.
Adm. Code 25).

Psychological

School Service Personnel
Certificate endorsed for school
psychology (23 Ill. Adm. Code
25).

Speech and Language
Assessment

Special Certificate endorsed for
speech and language impairment
(23 Ill. Adm. Code 25).

Evaluation of Learning
Processes

School Service Personnel
Certificate endorsed for school
psychology or Special
Certificate endorsed for
learning disabilities (23 Ill.
Adm. Code 25).

Audiological

Certificate of Clinical
Competence in Audiology from the
American Speech and Hearing
Association.

Adapted Physical Education

Special Certificate endorsed for
physical education with approval
in adapted physical education
(23 Ill. Adm. Code 25).

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Occupational Therapy
Evaluation

Certificate/Registration
issued by the Department of
Professional Regulation pursuant
to the Occupational Therapy
Practice Act (Ill. Rev. Stat.
1987, ch. 111, par. 3701 et seq.)

Physical Therapy Evaluation

Certificate/registration issued
by the Department of
Professional Regulation pursuant
to the Physical Therapy Act of
1985 (Ill. Rev. Stat. 1987, ch.
111, par. 4251 et seq.)

Psychiatric Evaluation

Licensure/registration issued by
the Department of Professional
Regulation pursuant to the
Medical Practice Act of 1987
(Ill. Rev. Stat. 1987, ch. 111,
par. 4400-1 et seq.)

Neurological Evaluation

Licensure/registration issued by
the Department of Professional
Regulation pursuant to the
Medical Practice Act of 1987
(Ill. Rev. Stat. 1987, ch. 111,
par. 4400-1 et seq.)

Orientation/Mobility

Certification for
orientation/mobility instruction
and evaluation from the
Association for the Education
and Rehabilitation of the Blind
and Visually Impaired.

g)

No person shall be included in the list unless he or she has
provided in writing to the State Board of Education the following
specific information for each credential for which the Board's
acknowledgement is sought:

- 1) name of license, certificate, or other credential;
- 2) name of credentialing agency or body;

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- 3) number of certificate, license, registration, or other credential;
- 4) date of issue; and
- 5) period of validity.
- h) Persons wishing to be included in the list referred to in subsection (g) may submit information about their credentials in writing to the State Board of Education at any time. The State Board of Education shall annually update and provide the list to school districts.

- i) Parent(s) and school district shall agree on the qualifications of the examiner and the specific evaluation(s) to be completed prior to the initiation of an independent educational evaluation at public expense. If agreement cannot be reached, it shall be the school district's obligation to initiate a Level I hearing subject to the time constraints set forth in subsection (b)(1) or subsection (b)(4) of this Section, as applicable.

(Source: Added at Ill. Reg. _____, effective _____)

Section 226.570 Parents' Waiver-of-Ten-Day-Period Response to Notice of Proposed Placement

- a) If the parents consent to the proposed placement, they may and waive the ten (10) calendar day interval before placement, and the child shall be placed in the recommended program as soon as practicable.
- b) If the parents object to the proposed placement, they may appeal it by requesting an impartial due process hearing. Such a request shall be made in writing to the superintendent of the local school district. Rules for due process hearings are set forth in Subpart J of this Part.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 226.572 Parents' Objection to Proposed Placement (Repealed)

If the parents object to the proposed placement within ten (10) calendar days of their receipt of notification of the proposed placement, they shall contact the local district, indicating their objection--the district shall then arrange a conference with the parents in an attempt to resolve the disagreement on placement--If the parents continue to object, they may appeal the proposed placement by requesting an impartial due process hearing--That request shall be made in writing to the superintendent of the local school district

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- a) Receipt of a request for an impartial due process hearing shall cause the district to postpone its proposed placement of the child until the matter is resolved.
- b) The child shall remain in his or her current educational placement, unless a mutual agreement is reached between the parents and local school district, until the placement issue is resolved.
- e) If the child is receiving no educational service and the parents are seeking initial placement in a public school, the child, with the consent of the parents, must be placed in the public school program until the completion of all the proceedings.

(Source: Repealed at Ill. Reg. _____, effective _____)

SUBPART J: LEVEL I AND LEVEL II DUE PROCESS HEARINGS

Section 226.605 Request for Level I Hearing

- a) After informal procedures consistent with this Part have been exhausted, and there remain differences between the local school district and the parents or other persons having primary care and custody of the child, or the child, a Level I due process hearing may be requested. The parents or other representatives of the child, the school district, or the student acting upon his or her own behalf may request a Level I hearing.
- b) A Level I hearing may be requested by the parents, other persons having primary care and custody of the child, the child, or the district regarding, for, but not limited to, the following reasons:
- 1) Objection to signing consent for a proposed case study evaluation or initial placement.
 - 2) Failure of the local school district, upon request of the parents, other persons having primary care and custody of the child, the child, or the State Board of Education (in this Subpart, the State Board), to provide a case study evaluation.
 - 3) Failure of a local school district to consider evaluations completed by qualified professional personnel outside the school district.
 - 4) Objection to a proposed special education placement, either an initial placement, a continuation of a previous placement, or a major change in the placement.

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- 5) Termination of a special education placement.
 - 6) Failure of the local school district to provide a special education placement consistent with the finding of the case study evaluation and the recommendations of the multidisciplinary conference.
 - 7) Failure of the local school district to provide the least restrictive special education placement appropriate to the child's needs.
 - 8) Provision of special education instructional or resource programs, or related services in an amount insufficient to meet the child's needs.
 - 9) A suspension totaling individually or in aggregate ten (10) or more school days in a given school year of a child who is in a special education instructional or resource program or who receives special education related services.
 - 10) A suspension totaling individually or in aggregate ten (10) or more school days in a given school year of a child who is eligible for a special education instructional program or resource service but who has not been placed in such a program or provided such a service.
 - 11) Reasonable belief by the parents, other persons having primary care and custody of the child, or the child, that the child's suspension or expulsion resulted from behavior or a condition symptomatic of an exceptional characteristic as defined in The School Code (Ill. Rev. Stat. 1985, ch. 122, pars. 14-1.02 through 14-1.07) and this Part.
 - 12) Recommendation for the graduation of an exceptional child.
 - 13) Failure of the local school district to comply with any of these rules and/or The School Code.
 - 14) Failure of the local school district to provide an exceptional child with a free appropriate public education.
- c) Receipt of a request for an impartial due process hearing shall cause the child to remain in his or her current educational placement, unless a mutual agreement is reached between the parents, and local school district, until the matter is resolved.

d) If the child is receiving no educational service and the parents are seeking initial placement in a public school, the child, with the consent of the parents, must be placed in the public school program until the completion of all the proceedings.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: UIC Permit Program
- 2) Code Citation: 35 Ill. Adm. Code 704
- 3) Section Numbers:
704.143
Proposed Action:
Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1013, 1022.4 and 1027.
- 5) A Complete Description of the Subjects and Issues Involved:
A complete description is contained in the Board's Proposed Opinion of October 6, 1988, in R88-17, which Opinion is available from the address below. Section 13(c) of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.
- This proposal corrects errors in Section 704.143(d) to make it consistent with USEPA rules as amended. The amendment allows permits by rule to continue beyond February 2, 1989 for injectors which filed UIC permit applications by February 2, 1986.
- There were no amendments to 40 CFR 144 or 146 during the period January 1 through June 30, 1988.
- 6) Will this proposed rule replace an emergency rule currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Does this proposed amendment contain incorporations by reference? No.
- 9) Are there any other amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objectives:

This rulemaking is mandated by Section 13(c) of the Environmental Protection Act. The statewide policy objectives are set forth in Section 11 of that Act. This rulemaking imposes mandates on units of local government only to the extent that they may be involved in the operation of a Class I or II underground injection well.

- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

The Board will accept written public comment on this proposal for a period of 45 days after the date of this publication. Comments should reference

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

Docket R88-17 and be addressed to:

Ms. Dorothy M. Gunn, Clerk
Illinois Pollution Control Board
State of Illinois Center, Suite 11-500
100 W. Randolph St.
Chicago, IL 60601

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: October 11, 1988
- B) Types of small businesses affected:
The existing rules and proposed amendments affect small businesses which operate underground injection wells.
- C) Reporting, bookkeeping or other procedures required for compliance:
The existing rules and proposed amendments require extensive reporting, bookkeeping and other procedures, including the preparation of manifests and annual reports, waste analyses and maintenance of operating records.
- D) Types of professional skills necessary for compliance:
Compliance with the existing rules and proposed amendments may require the services of an attorney, certified public accountant, chemist and registered professional engineer.

The full text of the Proposed amendment begins on the next page:

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE G: WASTE DISPOSAL
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER b: PERMITS

PART 704
UIC PERMIT PROGRAM

SUBPART A: GENERAL PROVISIONS

Section
704.101 Content
704.102 Scope of the Permit or Rule Requirement
704.103 Identification of Aquifers
704.104 Exempted Aquifers
704.105 Specific Inclusions and Exclusions
704.106 Classification of Injection Wells
704.107 Definitions

SUBPART B: PROHIBITIONS

Section
704.121 Prohibition of Unauthorized Injection
704.122 Prohibition of Movement of Fluid into USDW
704.123 Identification of USDW and Exempted Aquifers
704.124 Prohibition of Class IV Wells

SUBPART C: AUTHORIZATION OF UNDERGROUND INJECTION BY RULE

Section
704.141 Existing Class I and III Wells
704.142 Existing Class IV Wells, not into USDW (Renumbered)
704.143 Expiration of Authorization
704.144 Requirements
704.145 Existing Class IV Wells
704.146 Class V Wells
704.147 Requiring a Permit
704.148 Inventory Requirements
704.149 Requiring other Information
704.150 Requirements for Class I and III Wells authorized by Rule
704.151 RCRA Interim Status for Class I Wells

SUBPART D: APPLICATION FOR PERMIT

Section
704.161 Application for Permit; Authorization by Permit
704.162 Area Permits
704.163 Emergency Permits
704.164 Signatories to Permit Applications

SUBPART E: PERMIT CONDITIONS

Additional Conditions

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

704.182 Establishing UIC Permit Conditions
704.183 Construction Requirements
704.184 Corrective Action
704.185 Operation Requirements
704.186 Hazardous Waste Requirements
704.187 Monitoring and Reporting
704.188 Plugging and Abandonment
704.189 Financial Responsibility
704.190 Mechanical Integrity
704.191 Additional Conditions
704.192 Waiver of Requirements by Agency
704.193 Corrective Action

SUBPART F: REQUIREMENTS FOR WELLS INJECTING HAZARDOUS WASTE

Section
704.201 Applicability
704.202 Authorization
704.203 Requirements

SUBPART G: FINANCIAL RESPONSIBILITY FOR CLASS I
HAZARDOUS WASTE INJECTION WELLS

Section
704.210 Applicability
704.211 Definitions
704.212 Cost Estimate for Plugging and Abandonment
704.213 Financial Assurance for Plugging and Abandonment
704.214 Trust Fund
704.215 Surety Bond Guaranteeing Payment
704.216 Surety Bond Guaranteeing Performance
704.217 Letter of Credit
704.218 Plugging and Abandonment Insurance
704.219 Financial Test and Corporate Guarantee
704.220 Multiple Financial Mechanisms
704.221 Financial Mechanism for Multiple Facilities
704.222 Release of the Owner or Operator
704.230 Incapacity
704.240 Wording of the Instruments

AUTHORITY: Implementing Sections 13 and 22.4 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1013, 1022.4 and 1027).

SOURCE: Adopted in R81-32, at 47 PCB 95, at 6 Ill. Reg. 12479, effective as noted in 35 Ill. Adm. Code 700.106; amended in R82-19, at 7 Ill. Reg. 14402, effective as noted in 35 Ill. Adm. Code 700.106; amended in R83-39, at 55 PCB 319, at 7 Ill. Reg. 17338, effective December 19, 1983; amended in R85-23 at 10 Ill. Reg. 13290, effective July 29, 1986; amended in R87-29 at 12 Ill. Reg. 6687, effective March 28, 1988; amended in R88-2 at 12 Ill. Reg. 13700, effective August 16, 1988; amended in R88-17 at 12 Ill. Reg.

POLLUTION CONTROL BOARD
NOTICE OF PROPOSED AMENDMENTS

effective

SUBPART C: AUTHORIZATION OF UNDERGROUND INJECTION BY RULE

Section 704.143 Expiration of Authorization

The authorization provided in Section 704.141 shall expire upon the earliest of the following:

- a) Upon the effective date of the permit or permit denial, if a permit application has been filed in a timely manner as specified in Section 704.161(b)(1); or

(BOARD NOTE: Derived from 40 CFR 144.21(a)(1) (1987).)

- b) If a permit application has not been filed in a timely manner as specified in Section 704.161(b)(1); or

(BOARD NOTE: Derived from 40 CFR 144.21(a)(2) (1987).)

- c) If the person authorized by rule under Section 704.141 fails to comply with Section 704.144 or 704.148; or

(BOARD NOTE: Derived from 40 CFR 144.21(c) and 144.26 (1987).)

- d) February 2, 1986, unless, at that time, there is a pending UIC permit application for the injection previously authorized by rule. Authorization by rule may continue during the pendency of the UIC permit application, except that any such authorization shall expire on February 2, 1989.

(BOARD NOTE: Derived from 40 CFR 122.37(a)(1)(i)(C) (1981).)

(Board Note: See 40 CFR 144.21(a).)

(Source: Amended at 12 Ill. Reg. , effective)

DEPARTMENT OF PUBLIC AID
NOTICE OF PROPOSED AMENDMENTS

- 1) The Heading of the Part: MEDICAL PAYMENT

- 2) Code Citation: 89 Ill. Adm. Code 140

- 3) Section Numbers: Proposed Action:

140.400 Amendment
140.441 Amendment
140.443 Amendment
140.445 Amendment
140.447 Amendment
140.525 Amendment

- 4) Statutory Authority:

89 Ill. Adm. Code 140.400, 140.441, 140.443, 140.445 and 140.447

Section 5-5 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Par. 5-5)

89 Ill. Adm. Code 140.525

Sections 5-5(b)(3) and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 5-5(b)(3) and 12-13)

- 5) A Complete Description of the Subjects and Issues Involved:

89 Ill. Adm. Code 140.400, 140.441, 140.443, 140.445 and 140.447

Section 140.400

Amendments to this section advise practitioners that they may not bill for services provided by another practitioner even though he may be in the employ of the other. The address of the Bureau of Medical Practitioners is also changed.

Section 140.441

Amendments to this rule advise pharmacies that they cannot bill for injectable drugs used in a practitioner's office unless the cost of the drug is in excess of \$25.00.

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Illinois Register Citation</u>
140.369	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.370	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.372	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.373	Repealed	April 1, 1988 (12 Ill. Reg. 5958)
140.376	Repealed	April 1, 1988 (12 Ill. Reg. 5958)
140.512	Amendment	July 22, 1988 (12 Ill. Reg. 11995)
140.525	Amendment	June 3, 1988 (12 Ill. Reg. 9344)
140.526	Amendment	June 3, 1988 (12 Ill. Reg. 9344)
140.529	Amendment	June 3, 1988 (12 Ill. Reg. 9344)
140.533	Amendment	May 27, 1988 (12 Ill. Reg. 8887)
140.535	Amendment	June 17, 1988 (12 Ill. Reg. 10348)
140.543	Amendment	June 17, 1988 (12 Ill. Reg. 10348)
140.560	Amendment	June 17, 1988 (12 Ill. Reg. 10348)
140.570	Amendment	June 17, 1988 (12 Ill. Reg. 10348)
140.582	Amendment	May 27, 1988 (12 Ill. Reg. 8887)

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NOTICE OF PROPOSED AMENDMENTS

<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Illinois Register Citation</u>
140.583	New Section	May 27, 1988 (12 Ill. Reg. 8887)
140.584	New Section	May 27, 1988 (12 Ill. Reg. 8887)
140.590	Amendment	June 17, 1988 (12 Ill. Reg. 10348)
140.896	New Section	July 15, 1988 (12 Ill. Reg. 11701)

10) Statement of Statewide Policy Objectives: This rulemaking has no effect on local governmental units.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Tom Toberman, Division of Medical Programs, Illinois Department of Public Aid, Prescott E. Bloom Building, 201 South Grand Avenue East, 3rd Floor, Springfield, Illinois 62763, (217) 524-7335. The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: October 11, 1988
- B) Types of small businesses affected:
89 Ill. Adm. Code 140.400, 140.441, 140.443, 140.445 and 140.447
Pharmacies
89 Ill. Adm. Code 140.525
Long term care providers
- C) Reporting, bookkeeping or other procedures required for compliance: No additional procedures

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

- D) Types of professional skills necessary for compliance: No additional skills

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER d: MEDICAL PROGRAMS

PART 140
MEDICAL PAYMENT

SUBPART A: GENERAL PROVISIONS

Section

- 140.1 Incorporation By Reference
140.2 Medical Assistance Programs
140.3 Covered Services Under The Medical Assistance Programs for AFDC, AFDC-MANG, AABD, AABD-MANG, RRP, Individuals Under Age 18 Not Eligible for AFDC and Pregnant Women Who Would Be Eligible if the Child Were Born Covered Medical Services Under AFDC-MANG for non-pregnant persons who are 18 years of age or older (Repealed)
140.4 Covered Medical Services Under GA and AMI
140.5 Medical Services Not Covered
140.6 Medical Assistance Provided to Individuals Under the Age of Eighteen Who Do Not Qualify for AFDC
140.8 Medical Assistance For Qualified Severely Impaired Individuals
140.9 Medical Assistance for a Pregnant Woman Who Would Not Be Categorically Eligible for AFDC/AFDC-MANG if the Child Were Already Born
140.10 Medical Assistance Provided to Incarcerated Persons

SUBPART B: MEDICAL PROVIDER PARTICIPATION/DRUG MANUAL

Section

- 140.11 Enrollment Conditions for Medical Providers
140.12 Participation Requirements for Medical Providers
140.13 Definitions
140.14 Denial of Application to Participate in the Medical Assistance Program
140.15 Recovery of Money
140.16 Termination of a Vendor's Eligibility to Participate in the Medical Assistance Program
140.17 Suspension of a Vendor's Eligibility to Participate in the Medical Assistance Program
140.18 Effect of Termination on Individuals Associated with Vendor
140.19 Application to Participate or for Reinstatement Subsequent to Termination, Suspension or Barring
140.20 Submittal of Claims

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Section	
140.22	Magnetic Tape Billings
140.23	Payment of Claims
140.24	Payment Procedures
140.25	Overpayment or Underpayment of Claims
140.26	Payment to Factors Prohibited
140.27	Assignment of Vendor Payments
140.28	Record Requirements for Medical Providers
140.30	Audits
140.35	False Reporting and Other Fraudulent Activities
140.40	Prior Approval for Medical Services or Items
140.41	Prior Approval in Cases of Emergency
140.42	Limitation on Prior Approval
140.71	Drug Manual (Recodified)
140.72	Drug Manual (Recodified)
140.73	Drug Manual Update (Recodified)

SUBPART C: HOSPITAL SERVICES

Section	
140.94	Hospital Services
140.95	Participation
140.96	General Requirements
140.97	Special Requirements
140.98	Covered Hospital Services
140.99	Hospital Services Not Covered
140.100	Limitation On Hospital Services
140.101	Transplants
140.116	Payment for Inpatient Services for GA
140.117	Hospital Outpatient and Clinic Services
140.200	Payment for Hospital Services During Fiscal Year 1982
140.201	Payment for Hospital Services After June 30, 1982 (Repealed)
140.202	Payment for Hospital Services During Fiscal Year 1983
140.203	Limits on Length of Stay by Diagnosis
140.300	Payment for Pre-operative Days and Services Which Can Be Performed in an Outpatient Setting
140.350	Copayments
140.360	Payment Methodology
140.361	Non-Participating Hospitals
140.362	Pre July 1, 1984 Services
140.363	Post July 1, 1984 Services
140.364	Utilization Allocation
140.365	Base Year Costs
140.366	Restructuring Adjustment
140.367	Inflation Adjustment
140.368	Volume Adjustment (Repealed)
140.369	Groupings

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Section	
140.370	Rate Calculation
140.371	Payment
140.372	Review Procedure
140.373	Utilization
140.374	Alternatives
140.375	Exemptions
140.376	Utilization, Case-Mix and Discretionary Funds
140.390	Subacute Alcoholism and Substance Abuse Services
140.391	Definitions
140.392	Types of Subacute Alcoholism and Substance Abuse Services
140.394	Payment for Subacute Alcoholism and Substance Abuse Services
140.396	Rate Appeals for Subacute Alcoholism and Substance Abuse Services
140.398	Hearings

SUBPART D: PAYMENT FOR NON-INSTITUTIONAL SERVICES

Section	
140.400	Payment to Practitioners and Laboratories
140.410	Physicians' Services
140.411	Covered Services By Physicians
140.412	Services Not Covered By Physicians
140.413	Limitation on Physician Services
140.414	Requirements for Prescriptions and Dispensing of Pharmacy Items - Physicians
140.416	Eye Care Services and Materials
140.417	Limitations on Eye Care
140.420	Dental Services
140.421	Limitations on Dental Services
140.422	Requirements for Prescriptions and Dispensing of Pharmacy Items - Dentists
140.425	Podiatry Services
140.426	Limitations on Podiatry Services
140.427	Requirement for Prescriptions and Dispensing of Pharmacy Items - Podiatry
140.428	Chiropractic Services
140.429	Limitations on Chiropractic Services
140.430	Independent Laboratory Services
140.431	Services Not Covered by Independent Laboratory
140.432	Limitations on Independent Laboratory Services
140.433	Payment for Laboratory Services
140.434	Record Requirements for Independent Laboratories
140.440	Pharmacy Services
140.441	Pharmacy Services Not Covered
140.442	Prior Approval of Prescriptions

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Section	
140.443	Filling of Prescriptions
140.444	Compounded Prescriptions
140.445	Prescription Items (Not Compounded)
140.446	Over-the-Counter Items
140.447	<u>Acquisition-Cost Reimbursement</u>
140.448	Returned Pharmacy Items
140.449	Payment of Pharmacy Items
140.450	Record Requirements for Pharmacies
140.460	Clinic Services
140.461	Clinics Participation Requirements
140.462	Covered Services in Clinics
140.463	Encounter Rate Clinics
140.464	Psychiatric Clinics (Hospital-based)
140.465	Speech and Hearing Clinics
140.466	Rural Health Clinics
140.467	Independent Clinics
140.469	Hospice (Emergency Expired)
140.470	Home Health Services
140.471	Home Health Covered Services
140.472	Types of Home Health Services
140.473	Prior Approval for Home Health Services
140.474	Payment for Home Health Services
140.475	Medical Equipment, Supplies and Prosthetic Devices
140.476	Medical Equipment, Supplies and Prosthetic Devices for Which Payment Will Not Be Made
140.477	Limitations on Equipment, Supplies and Prosthetic Devices
140.478	Prior Approval for Medical Equipment, Supplies and Prosthetic Devices
140.479	Approval of Medical Supplies
140.480	Equipment Rental Limitations
140.481	Payment for Medical Equipment, Supplies and Prosthetic Devices
140.482	Family Planning Services
140.483	Limitations on Family Planning Services
140.484	Payment for Family Planning Services
140.485	Medicheck Services
140.486	Limitations on Medicheck Services
140.487	Payment on Medicheck Services
140.490	Medical Transportation
140.491	Limitations on Medical Transportation
140.492	Payment for Medical Transportation
140.495	Psychological Services
140.496	Payment for Psychological Services

SUBPART E: GROUP CARE

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Section	
140.500	Group Care Services
140.502	Cessation of Payment at Federal Direction
140.503	Cessation of Payment for Improper Level of Care
140.504	Cessation of Payment Because of Termination of Facility
140.505	Continuation of Payment Because of Threat To Life
140.506	Provider Voluntary Withdrawal
140.507	Continuation of Provider Agreement
140.510	Determination of Need for Group Care
140.511	Services Provided Without Charge
140.512	Utilization Control
140.513	Utilization Review Plan
140.514	Certifications and Recertifications of Care
140.515	Management of Recipient Funds--Personal Allowance Funds
140.516	Recipient Management of Funds
140.517	Correspondent Management of Funds
140.518	Facility Management of Funds
140.519	Use or Accumulation of Funds
140.520	Management of Recipient Funds--Local Office Responsibility
140.521	Room and Board Accounts
140.522	Reconciliation of Recipient Funds
140.523	Bed Reserves
140.524	Cessation of Payment Due to Loss of License
140.525	Eligibility For Quality Incentive Program (QUIP)
140.526	Quality Incentive Standards and Criteria for the Quality Incentive Program (QUIP)
140.527	Quality Incentive Survey
140.528	Payment of Quality Incentive Reviews
140.529	Basis of Payment for Group Care Services
140.530	General Service Costs
140.531	Health Care Costs
140.532	General Administration Costs
140.533	Ownership Costs
140.534	Costs for Interest, Taxes and Rent
140.535	Organization and Pre-Operating Costs
140.536	Payments to Related Organizations
140.537	Special Costs
140.538	Nurse's Aide Training
140.539	Costs Associated With Nursing Home Care Reform Act and Implementing Regulations
140.540	Salaries Paid to Owners or Related Parties
140.541	Cost Reports-Filing Requirements
140.542	Time Standards for Filing Cost Reports
140.543	Access to Cost Reports
140.544	Penalty for Failure to File Cost Reports
140.545	Update of Operating Costs

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Section	
140.551	General Service Costs
140.552	Nursing and Program Costs
140.553	General Administrative Costs
140.554	Component Inflation Index
140.555	Minimum Wage
140.560	Components of the Base Rate Determination
140.561	Support Costs Components
140.562	Nursing Costs
140.563	Capital Costs
140.565	Incentive Payments for Quality Care
140.566	Level I Incentive Payments
140.567	Level II Incentive Payments
140.568	Duration of Incentive Payments
140.569	Clients With Exceptional Nursing Care Needs
140.570	Capital Rate Component Determination
140.571	Fair Rental Value (FRV) Calculation
140.572	Total Capital Rate
140.573	Other Capital Provisions
140.574	Capital Costs for Rented Facilities
140.575	Newly Constructed Facilities (Repealed)
140.576	Renovations (Repealed)
140.577	Capital Costs for Rented Facilities (Renumbered)
140.578	Property Taxes
140.579	Specialized Living Centers
140.580	Mandated Capital Improvements
140.581	Qualifying as Mandated Capital Improvement
140.582	Cost Adjustments
140.590	Audit and Record Requirements
140.642	Pre-Screening Assessment
140.643	In-Home Care Program
140.645	Medical and In-Home Care For Disabled Persons 18 Years Old or Younger
140.646	Reimbursement for Day Programming for the Mentally Retarded Who Reside in Long Term Care Facilities
140.647	Description of Day Programming Service Levels
140.648	Determination of the Amount of Reimbursement for Day Programming for the Mentally Retarded
140.649	Effective Dates of Reimbursement for Day Programs
140.650	Certification of Day Programs
140.651	Decertification of Day Programs
140.652	Terms of Assurances and Contracts
140.680	Effective Date Of Payment Rate
140.700	Discharge of Long Term Care Residents
140.830	Appeals of Rate Determinations
140.835	Determination of Cap on Payments for Long Term Care

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

SUBPART F: POINT COUNT GUIDELINES FOR ICF/MR AND SNF/PED FACILITIES

Section	
140.850	Facility/Client Participation
140.855	Evaluation of Need for Care
140.860	Payment
140.865	Definition
140.870	Guidelines
140.875	Intermediate Care (ICF)
140.880	Skilled Care (SNF)
140.885	Statewide Rates
140.890	Reimbursement for ICF/MR-15 and Under Facilities
140.895	Night Shift Reimbursement

SUBPART G: REIMBURSEMENT FOR NURSING COSTS FOR GERIATRIC FACILITIES

Section	
140.900	Reimbursement For Nursing Costs For Geriatric Residents in Group Care Facilities (Recodified)
140.901	Functional Areas of Needs (Recodified)
140.902	Service Needs (Recodified)
140.903	Definitions (Recodified)
140.904	Times and Staff Levels (Repealed)
140.905	Statewide Rates (Repealed)
140.906	Reconsiderations (Recodified)
140.907	Midnight Census Report (Recodified)
140.908	Times and Staff Levels (Recodified)
140.909	Statewide Rates (Recodified)
140.910	Referrals (Recodified)
140.911	Basic Rehabilitation Aide Training Program (Recodified)
140.912	Interim Nursing Rates (Recodified)

SUBPART H: ILLINOIS COMPETITIVE ACCESS AND REIMBURSEMENT EQUITY (ICARE) PROGRAM

140.940	Illinois Competitive Access and Reimbursement Equity (ICARE) Program (Recodified)
140.942	Definition of Terms (Recodified)
140.944	Notification of Negotiations (Recodified)
140.946	Hospital Participation in ICARE Program Negotiations (Recodified)
140.948	Negotiation Procedures (Recodified)
140.950	Factors Considered in Awarding ICARE Contracts (Recodified)
140.952	Closing an ICARE Area (Recodified)
140.954	Administrative Review (Recodified)

DEPARTMENT OF PUBLIC AID

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NOTICE OF PROPOSED AMENDMENTS

Section
 140.956 Payments to Contracting Hospitals (Recodified)
 140.958 Admitting and Clinical Privileges (Recodified)
 140.960 Inpatient Hospital Care or Services by Non-Contracting Hospitals Eligible for Payment (Recodified)
 140.962 Payment to Hospitals for Inpatient Services or Care not Provided under the ICARE Program (Recodified)
 140.964 Contract Monitoring (Recodified)
 140.966 Transfer of Recipients (Recodified)
 140.968 Validity of Contracts (Recodified)
 140.970 Termination of ICARE Contracts (Recodified)
 140.972 Hospital Services Procurement Advisory Board (Recodified)

TABLE A Medichex Recommended Screening Procedures

TABLE B Health Service Areas
 TABLE C Capital Cost Areas
 TABLE D Schedule of Dental Procedures
 TABLE E Time Limits for Processing of Prior Approval Requests
 TABLE F Podiatry Service Schedule
 TABLE G Travel Distance Standards
 TABLE H Staff Time and Allocation by Need Level (Recodified)
 TABLE I Staff Time and Allocation for Training Programs (Recodified)
 TABLE J HSA Grouping

AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 6503-1 et seq.) and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)

SOURCE: Adopted at 3 Ill. Reg. 24, p. 166, effective June 10, 1979; rule repealed and new rule adopted at 6 Ill. Reg. 8374, effective July 6, 1982; emergency amendment at 6 Ill. Reg. 8508, effective July 6, 1982, for a maximum of 150 days; amended at 7 Ill. Reg. 681, effective December 30, 1982; amended at 7 Ill. Reg. 7956, effective July 1, 1983; amended at 7 Ill. Reg. 8308, effective July 1, 1983; amended at 7 Ill. Reg. 8271, effective July 5, 1983; emergency amendment at 7 Ill. Reg. 8354, effective July 5, 1983, for a maximum of 150 days; amended at 7 Ill. Reg. 8540, effective July 15, 1983; amended at 7 Ill. Reg. 9382, effective July 22, 1983; amended at 7 Ill. Reg. 12868, effective September 20, 1983; peremptory amendment at 7 Ill. Reg. 15047, effective October 31, 1983; amended at 7 Ill. Reg. 17358, effective December 21, 1983; amended at 8 Ill. Reg. 254, effective December 21, 1983;

emergency amendment at 8 Ill. Reg. 580, effective January 1, 1984, for a maximum of 150 days; recodified at 8 Ill. Reg. 2483; amended at 8 Ill. Reg. 3012, effective February 22, 1984; amended at 8 Ill. Reg. 5262, effective April 9, 1984; amended at 8 Ill. Reg. 6785, effective April 27, 1984; amended at 8 Ill. Reg. 6983, effective May 9, 1984; amended at 8 Ill. Reg. 7258, effective May 16, 1984; emergency amendment at 8 Ill. Reg. 7910, effective May 22, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 7910, effective June 1, 1984; amended at 8 Ill. Reg. 10032, effective June 18, 1984; emergency amendment at 8 Ill. Reg. 10062, effective June 20, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 13343, effective July 17, 1984; amended at 8 Ill. Reg. 13779, effective July 24, 1984; Sections 140.72 and 140.73 recodified to 89 Ill. Adm. Code 141 at 8 Ill. Reg. 16354; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17899; peremptory amendment at 8 Ill. Reg. 18151, effective September 18, 1984; amended at 8 Ill. Reg. 21629, effective October 19, 1984; peremptory amendment at 8 Ill. Reg. 21677, effective October 24, 1984; peremptory amendment at 8 Ill. Reg. 22155, effective October 29, 1984; amended at 8 Ill. Reg. 23218, effective November 20, 1984; emergency amendment at 8 Ill. Reg. 23721, effective November 21, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 25067, effective December 19, 1984; emergency amendment at 9 Ill. Reg. 407, effective January 1, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 2697, effective February 22, 1985; amended at 9 Ill. Reg. 6235, effective April 19, 1985; amended at 9 Ill. Reg. 8677, effective May 28, 1985; amended at 9 Ill. Reg. 9564, effective June 5, 1985; amended at 9 Ill. Reg. 10025, effective June 26, 1985; emergency amendment at 9 Ill. Reg. 11403, effective June 27, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 11357, effective June 28, 1985; amended at 9 Ill. Reg. 12000, effective July 24, 1985; amended at 9 Ill. Reg. 12306, effective August 5, 1985; amended at 9 Ill. Reg. 13998, effective September 3, 1985; amended at 9 Ill. Reg. 14684, effective September 13, 1985; amended at 9 Ill. Reg. 15503, effective October 4, 1985; amended at 9 Ill. Reg. 16312, effective October 11, 1985; amended at 9 Ill. Reg. 19138, effective December 2, 1985; amended at 9 Ill. Reg. 19737, effective December 9, 1985; amended at 10 Ill. Reg. 238, effective December 27, 1985; emergency amendment at 10 Ill. Reg. 798, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 672, effective January 6, 1986; amended at 10 Ill. Reg. 1206, effective January 13, 1986; amended at 10 Ill. Reg. 3041, effective January 24, 1986; amended at 10 Ill. Reg. 6981, effective April 16, 1986; amended at 10 Ill. Reg.

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7825, effective April 30, 1986; amended at 10 Ill. Reg. 8128, effective May 7, 1986; emergency amendment at 10 Ill. Reg. 8912, effective May 13, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 11440, effective June 20, 1986; amended at 10 Ill. Reg. 14714, effective August 27, 1986; amended at 10 Ill. Reg. 15211, effective September 12, 1986; emergency amendment at 10 Ill. Reg. 16729, effective September 18, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 18808, effective October 24, 1986; amended at 10 Ill. Reg. 19742, effective November 12, 1986; amended at 10 Ill. Reg. 21784, effective December 15, 1986; amended at 11 Ill. Reg. 698, effective December 19, 1986; amended at 11 Ill. Reg. 1418, effective December 31, 1986; amended at 11 Ill. Reg. 2323, effective January 16, 1987; amended at 11 Ill. Reg. 4002, effective February 25, 1987; Section 140.71 recodified to 89 Ill. Adm. Code 141 at 11 Ill. Reg. 4302; amended at 11 Ill. Reg. 4303, effective March 6, 1987; amended at 11 Ill. Reg. 7664, effective April 15, 1987; emergency amendment at 11 Ill. Reg. 9342, effective April 20, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 9169, effective April 28, 1987; amended at 11 Ill. Reg. 10903, effective June 1, 1987; amended at 11 Ill. Reg. 11528, effective June 22, 1987; amended at 11 Ill. Reg. 12011, effective June 30, 1987; amended at 11 Ill. Reg. 12290, effective July 6, 1987; amended at 11 Ill. Reg. 14048, effective August 14, 1987; amended at 11 Ill. Reg. 14771, effective August 25, 1987; amended at 11 Ill. Reg. 16758, effective September 28, 1987; amended at 11 Ill. Reg. 17295, effective September 30, 1987; amended at 11 Ill. Reg. 18696, effective October 27, 1987; amended at 11 Ill. Reg. 20909, effective December 14, 1987; amended at 12 Ill. Reg. 916, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1960, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 5427, effective March 15, 1988; amended at 12 Ill. Reg. 6246, effective March 16, 1988; amended at 12 Ill. Reg. 6728, effective March 22, 1988; Sections 140.900 thru 140.912 and 140.912 and 140.912 Table I recodified to 89 Ill. Adm. Code 147.5 thru 147.205 and 147.205 and 147.205 Table B at 12 Ill. Reg. 6956; amended at 12 Ill. Reg. 6927, effective April 5, 1988; Sections 140.940 thru 140.972 recodified to 89 Ill. Adm. Code 149.5 thru 149.325 at 12 Ill. Reg. 7401; amended at 12 Ill. Reg. 7695, effective April 21, 1988; amended at 12 Ill. Reg. 10497, effective June 3, 1988; amended at 12 Ill. Reg. 10717, effective June 14, 1988; emergency amendment at 12 Ill. Reg. 11868, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12509, effective July 15, 1988; amended at 12 Ill. Reg. 14271, effective August 29, 1988; amended at 12 Ill. Reg. 16738, effective October 5, 1988; amended at 12 Ill. Reg. _____, effective _____.

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NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SUBPART D: PAYMENT FOR NON-INSTITUTIONAL SERVICES

Section 140.400 Payment to Practitioners and Laboratories

a) This Section applies to physicians, dentists, optometrists, podiatrists, chiropractors and independent laboratories.

1) Practitioners and independent laboratories are required to bill the Medical Assistance Program at the same rate they charge patients paying their own bills and patients covered by other third party payors.

2) A practitioner may bill only for services he personally provides or which are provided under his direct supervision in his office by his staff. A practitioner may not bill for services provided by another practitioner even though he may be in the employ of the other.

3) Payment will be made only in practitioner's name or Department approved alternate payee.

2+4) Payments will be made according to a schedule of State-wide pricing screens established by the Department of Public Aid. The pricing screens are to be established based on consideration of the market value of the service. In considering the market value, the Department will examine the costs of operations and material. Input from advisory groups designated by statute, generally recognized provider interest groups and the general public will be taken into consideration in determining the allocation of available funds to rate adjustments. Increases in rates are contingent upon funds appropriated by the General Assembly. Reductions or increases may be affected by changes in the market place or changes in funding available for the Medical Assistance Program. Screens will be related to the average State-wide charge. The upper limit for services shall not exceed the lowest Medicare charge levels.

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Section 140.400 Payment to Practitioners and Laboratories (cont'd.)

- b) The Department will distribute (initially and upon revision of the amounts) to practitioners and laboratories the maximum allowable amounts for the most commonly billed procedures codes. Interested individuals may request a copy of the maximum allowable amounts from the Department by directing the request to the Bureau of Non-Institutional-Provider Services, 921 East Washington, Medical Practitioner Services, Prescott E. Bloom Building, 201 South Grand Avenue East, Springfield, Illinois 62763-0001. In addition, a participating individual practitioner may request the maximum allowable amounts for less commonly billed specific procedures that relate to the individual's practice. This request must be in writing and identify specific procedure code(s) and associated descriptions.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 140.441 Pharmacy Services Not Covered

Items excluded from coverage include the following:

- a) Drugs not listed in the Drug Manual (unless the Department gives prior approval);
- b) Anorectic drugs or combinations including such drugs;
- c) Biologicals and drugs available without charge from the Illinois Department of Public Health or other agencies;
- d) Any vaccine, drug or serum which is provided primarily for preventive purposes; e.g., influenza vaccine;
- e) Drugs for injection in a practitioner's office unless the cost of the drug per injection (excluding administration) exceeds \$25.00;
- f) Drugs that have been classified by the Food and Drug Administration (FDA) as ineffective or unsafe in a final order;

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Section 140.441 Pharmacy Services Not Covered (cont'd.)

- g) Drugs that the Food and Drug Administration has proposed in a notice of opportunity for hearing to withdraw labeled indications [pursuant to Section 107(c)(3) of the Drug Amendments of 1962 (P.L. 87-781) and Section 505(e) of the Federal Food Drug and Cosmetic Act (21 USC 355 (e))] and any identical, related or similar drug products [determined by the FDA in accordance with Section 310.6 of Title XXI of the Code of Federal Regulations];
- h) Items identified as Group Care Restricted Items in the Drug Manual are not covered when provided to recipients living in licensed long-term care facilities;
- i) Sickroom Needs and Medical Equipment Items are not covered as pharmacy items. A pharmacy which desires to provide such items must enroll as a provider of medical equipment; and
- j) Miscellaneous Supplies which are stocked and dispensed by some pharmacies are not covered. These items include, but are not limited to, dental products, hair products, facial tissues, infant disposable diapers, sanitary pads, tampons, soap or other personal hygiene products, proprietary food supplements or substitutes, sugar or salt substitutes, household products, or infant formula for routine feeding.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 140.443 Filling of Prescriptions

- a) The prescription form (or the official form required by law for the prescribing of controlled substances) must contain the following information at a minimum:

- 1) Recipient's name;
- 2) Date;
- 3) Name of pharmacy item being prescribed;
- 4) Form and strength or potency of drug (or size of non-drug item);

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Section 140.443 Filling of Prescriptions (cont'd.)

- 5) Quantity;
- 6) Directions for use;
- 7) Refill directions;
- 8) Legible signature of practitioner in ink;
- 9) Drug Enforcement Administration (DEA) Number or the Social Security Number (for those practitioners who do not have a DEA Number).
- b) Pharmacies shall not accept blank, presigned prescription forms.
- c) If a drug is listed in the Drug Manual (see Section 140.72) by generic name and the identical drug is prescribed by trade name, payment will be based on cost of the generic product.
- d) The Department shall not pay for quantities of dispensed items in excess of the maximum quantities designated for such items in the Drug Manual, unless it has given prior approval to dispense an amount in excess of the maximum. If the Drug Manual does not specify a maximum quantity, the Department shall pay for no more than one month's supply of the item dispensed.

- e) The Department shall pay for refills only if the prescribing practitioner authorized refills on the original prescription and shall pay for no more than two refills made no later than 3 months from the date of the original prescription. However, maintenance drugs may be refilled up to one year. Maintenance drugs are drugs needed for extended periods to maintain health.

- f) Pharmacies may use a unit dose system in the dispensing of drugs when such a system is in compliance with all applicable State and Federal laws. The total quantity dispensed on one prescription cannot exceed the quantity prescribed or the maximum allowable quantity.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

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Section 140.445 Prescription Items (Not Compounded)

- a) For items on for which the Drug Manual (see Section 140.72) establishes a maximum price, the Department shall pay the lowest lower of:

- 1) the pharmacy's prevailing charge to the general public, or
- 2) the listed maximum price plus the established professional fee, or
- 3) the pharmacy's actual acquisition cost plus the established professional fee.

- b) For items on for which the Drug Manual does not establish a maximum price, the Department shall pay the lower of:

- 1) the pharmacy's prevailing charge to the general public, or
- 2) the pharmacy's actual acquisition cost plus the established professional fee average wholesale price minus the following percentage plus the established professional fee:

Percentage	Effective Date
7.5	07/01/88
10.0	07/01/89

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 140.447 Acquisition Cost Reimbursement

- a) The acquisition cost is the actual average payment by the pharmacy to its supplier for the item in question taking into account any discounts, rebates and bonuses. The full amount of the discount shall be subtracted when calculating the acquisition cost of an item. The amount of any rebates and bonuses of the cash value thereof shall be prorated to all purchases on which the rebate or bonus was earned. The pro-rata share shall be subtracted when calculating the acquisition cost of an item.

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Section 140.447 Acquisition-Cost Reimbursement (cont'd.)

a) The Department's maximum reimbursement level is based on the average wholesale price minus a percentage established by the Department for RX items not otherwise listed on the HCFA Maximum Acquisition Cost list.

b) If a pharmacy gives discounts to the general public, it must provide the same to Public Aid recipients. If discounts are allowed only to a specific group of people, they shall be extended to a recipient if he is a member of the special discount group. Public Aid recipients can constitute a special group and receive a discount, but they cannot be excluded from a discount group just because they are recipients.

c) The Department does not recognize additional costs which may be incurred by a pharmacy through use of a unit dose system of dispensing or the purchase of convenience packaged items.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 140.525 Eligibility For Quality Incentive Program (QUIP)

a) A facility must meet basic eligibility qualifications and Quality Incentive Program (QUIP) standards to be eligible for an incentive payment(s). Staff of the Illinois Department of Public Aid (IDPA) will conduct quality incentive assessments in all skilled nursing facilities (SNF and SNF-PED) and intermediate care facilities (ICF), but excluding intermediate care facilities for the mentally retarded and developmentally disabled (ICF-MR/DD), specialized living centers (SLC), and intermediate care facilities for the mentally retarded and developmentally disabled with fifteen or fewer residents (ICF-MR/DD-15), enrolled in the Medical Assistance Program unless the facility has requested in writing that the Department not conduct the assessment or assess a specific QUIP component. The facilities identified above (ICF-MR/DD, SLC, and ICF-MR/DD-15) for exclusion from the QUIP assessment process will continue to receive QUIP payments for the reimbursement periods January 1, 1988 through June 30, 1988, and July 1, 1988 through

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Section 140.525 Eligibility For Quality Incentive Program (QUIP) (Cont'd.)

December 31, 1988. The QUIP payment amount for each facility will be determined according to the QUIP assessment for the reimbursement period July 1, 1987 through December 31, 1987. Facilities for the developmentally disabled which did not receive a QUIP assessment for this reimbursement period, or did receive such an assessment and did not meet the required achievement level for all parts of QUIP, may request a QUIP assessment for reimbursement periods falling between January 1, 1988 and December 31, 1988. Assessments which occur after January 1, 1988 will result in QUIP payments retroactive to January 1, 1988, or the date when all eligibility qualifications are met in the case of facilities which were not operational at the time of QUIP assessments for the reimbursement period July 1, 1987 through December 31, 1987. Compliance with all QUIP eligibility qualifications since January 1, 1988 is required of facilities for the developmentally disabled, which were operational prior to this date, requesting QUIP assessments under these provisions. Requests for such assessments must be submitted (delivered or postmarked) in writing to the Department by September 30, 1988. Intermediate care facilities for the mentally retarded and developmentally disabled (ICF-MR/DD, SLC, and ICF-MR/DD-15) which may request a QUIP assessment are:

- 1) Facilities which did receive a QUIP assessment for the reimbursement period July 1, 1987 through December 31, 1987, but did not meet the achievement level for all parts of QUIP.
- 2) Facilities which were not in operation at the time of QUIP assessments for the reimbursement period July 1, 1987 through December 31, 1987.
- 3) Facilities which were ineligible for QUIP at some time in 1987 and have not received QUIP payments in 1988.

b) In order to be eligible for the Quality Incentive Program, a facility must meet the five following basic qualifications. In the event that a facility is involved in a hearing or appeal regarding Section

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Section 140.525

Eligibility For Quality Incentive Program (QUIP) (Cont'd.)

140.525(b)(1), (2), or (4), a QUIP assessment will be conducted as regularly scheduled and the results will be handled as specified in Section 140.525(b)(1), (2), or (4).

1) Participation in the Medical Assistance Program

A) A facility shall be currently certified for participation in the Medicaid Program and have a current provider agreement as required in Section 140.11 of this Part. If the Department initiates a termination action the Department will withhold QUIP payments effective with the date the facility is notified of the administrative action and continuing during the pendency of the hearing. If the facility prevails at the hearing, and the facility is otherwise eligible for QUIP, the action will not affect the facility's QUIP eligibility, and withheld QUIP payments will be released to the facility. If the facility does not prevail at the hearing, and the facility's provider agreement is terminated or the facility is terminated from the Medical Assistance Program, QUIP payments will not be released, and the facility will be considered ineligible for QUIP as of the date the facility was notified of the administrative action. If the federal government initiates a termination action, QUIP payments will be withheld beginning with the date the action was initiated and continuing during the pendency of any hearing, and will be released only if the facility prevails in the hearing. Ineligibility for QUIP will occur as of the date of initiation of the federal action. Any termination action will disqualify the facility for QUIP for the remainder of the QUIP period (as defined in Section 140.528(d)) as specified above, and will disqualify the facility for QUIP for the subsequent QUIP period(s) until the facility is again eligible under this qualification.

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Section 140.525

Eligibility For Quality Incentive Program (QUIP) (Cont'd.)

When a facility reenters the Medical Assistance Program, and remains in the Medical Assistance Program for the duration of one full QUIP eligibility period it will again be eligible for participation in QUIP.

B) If a facility voluntarily withdraws from the Medical Assistance Program, the facility will no longer be eligible for participation in QUIP, and QUIP payments will be discontinued as of the date of receipt of the notification to the Department of the voluntary withdrawal.

2) A facility shall be currently licensed as required in rules of the Illinois Department of Public Health (IDPH) at 77 Ill. Adm. Code 300.120 through 300.160; 350.120 through 350.160; or 390.120 through 390.160.

A) If IDPH takes any action to revoke, suspend, or not renew a facility's license, the facility shall become ineligible for QUIP as of the effective date of IDPH's action. Such ineligibility shall continue as described in Section 140.525(b)(2)(B) and (C). If the facility administratively appeals IDPH's licensure action, payments will be withheld from the date of the IDPH action and continuing for the duration of the licensure action plus the remainder of the QUIP eligibility period during which the licensure action ends, except as described in Section 140.525(b)(2)(C). If the facility prevails in such appeal, and the facility is otherwise eligible for QUIP, the facility will be eligible for QUIP as if no licensure action had occurred. If the facility does not administratively appeal IDPH's licensure action, and the action is overturned, the facility will be eligible for QUIP as if no licensure action had occurred.

B) If IDPH issues a conditional license to a

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Section 140.525

Eligibility For Quality Incentive Program
(QUIP) (Cont'd.)

facility, the facility shall become ineligible for QUIP as of the date of issuance of the conditional license. Such ineligibility shall continue for the duration of the eligibility period during which the conditional license ends. If the facility administratively appeals the issuance of a conditional license with IDPH, payments will be withheld from date of issuance of the conditional license and continuing for the duration of the licensure action plus the remainder of the QUIP eligibility period during which the conditional license ends. If the facility prevails in such appeal, and the facility is otherwise eligible for QUIP, the facility will be eligible for QUIP as if no conditional license had been issued. If the facility does not administratively appeal the issuance of a conditional license with IDPH, and the conditional license is overturned, the facility will be eligible for QUIP as if no conditional license had been issued.

C) In the event of a change in licensee, QUIP payments will be reinstated effective with the date of the new provider agreement, that is, provided that, the new licensee has complied with the corrective action plan as determined by IDPH and related to the identified Type A violation(s) charged to the previous licensee as specified by IDPH.

e)D) Any licensure action, except a conditional license by IDPH, will disqualify the facility for QUIP for the remainder of the QUIP period (as defined in Section 140.528(d)) as specified above, and will disqualify the facility for QUIP for the subsequent QUIP period(s) until the facility is again eligible under this qualification.

3) Meeting Residents' Needs

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Section 140.525

Eligibility For Quality Incentive Program
(QUIP) (Cont'd.)

A) A facility must be meeting in the aggregate at least 92% of residents' health and habilitation needs. Illinois Department of Public Aid (IDPA) will determine compliance with this screening standard through a review of the results of the Inspection of Care (IOC) assessment which is recorded on the Evaluation of Need for Care forms (DPA 2700 and DPA 2701), as required by Subparts F and G of this Part. The number of unmet needs will be compared to the number of needs identified to verify no more than 8 percent of needs are unmet. These forms document the evaluation of the need for a variety of services that may be rendered to a resident including assistance with activities of daily living and nursing care. If the facility fails to continue to satisfy this qualification, as evidenced by an IOC, the facility will lose its eligibility for QUIP effective with the IOC Exit date. The facility will be disqualified for QUIP payment for the remainder of the QUIP period. If the facility begins to provide at least 92% of residents' needs as evidenced by an IOC and the facility is otherwise eligible for QUIP, the facility will be eligible for QUIP for the QUIP period immediately following the IOC.

B) Should the facility fail to satisfy this qualification for needs met, the facility has 30 days to correct needs not met, do not score (see Section 140.909(d)). If the facility corrects needs not met, do not score so that the facility is providing at least 92% of residents' needs, and the facility is otherwise eligible for QUIP, the facility will be eligible for QUIP under this qualification as of the date of correction of needs not met, do not score so that no more than eight percent of needs are unmet.

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Section 140.525 Eligibility For Quality Incentive Program (QUIP) (Cont'd.)

- 4) A facility must have no Type A violations, as defined in 77 Ill. Adm. Code 300.330 and Section 1-129 of the Nursing Home Care Reform Act of 1979 (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 4151-129). A facility will be ineligible for QUIP from the survey date of a Type A violation until the end of the QUIP period. When a Type A violation results in a conditional license from IDPH, the provisions of Section 140.525(b)(2)(B) shall be used to determine when such a facility is again eligible for QUIP. If a facility administratively appeals the Type A violation and/or conditional license, payment shall be withheld according to Section 140.525(b)(2)(B). If the Type A violation is reduced or overturned, and the facility is otherwise eligible for QUIP, the facility will be eligible for QUIP as if the violation had not occurred. In the event of a change in licensee, QUIP payments will be reinstated effective with the date of the new provider agreement, that is, provided that, the new licensee has complied with the corrective action plan as determined by IDPH and related to the identified Type A violation(s) charged to the previous licensee as specified by IDPH.
- 5) In order to qualify for QUIP, a facility must provide reasonable access to Medicaid patients. Access will be considered reasonable when:
- A) Medicaid recipients constitute at least 25% of the facility's average daily census; or
 - B) The proportion of Medicaid recipients in the census has increased at least two percentage points over the previous year; or
 - C) The facility can demonstrate that it admits patients without regard to income or Medicaid eligibility or to some other criteria which in essence prioritize admissions on the basis of financial resources. The basis for determining priority of admission must be expressed in

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Section 140.525 Eligibility For Quality Incentive Program (QUIP) (Cont'd.)

- policy. Records documenting consistent application of the policy must be maintained.
- D) Nothing in this section may be construed as prohibiting preferential treatment of admissions on the basis of diagnosis, religious, ethnic or fraternal associations, county residence or association with a continuing care program. Facilities may accord preference in admission to the above groups as long as they do not discriminate against Medicaid residents within those groups.
 - E) If a facility fails to continue to satisfy this qualification by not providing reasonable access to Medicaid recipients as described above, the facility will lose its eligibility for QUIP effective on the last day of the on-site QUIP assessment, and no further QUIP payments will be made for the remainder of the QUIP period. If the facility provides access as defined above at the time of the subsequent QUIP assessment and the facility is otherwise eligible for QUIP, the facility will be eligible for QUIP under this qualification in the subsequent QUIP period.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

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1) The Heading of the Part: REIMBURSEMENT FOR NURSING COSTS
FOR GERIATRIC FACILITIES2) Code Citation: 89 Ill. Adm. Code 1473) Section Number:
147.205
Proposed Action:
Amendment4) Statutory Authority: Sections 5-5.1 through 5-5.7 of the
Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23,
Pars. 5-5.1 through 5-5.7)5) A Complete Description of the Subjects and Issues
Involved: This amendment establishes a new methodology for
computing nursing rates for geriatric facilities.

The Department anticipates adoption of this rule by January 1, 1989. The Department expects that this amendment will result in an increase in expenditures by the Department of \$4.6 million, and result in an average increase of \$.51 per patient day for geriatric facilities.

6) Will this proposed rule replace an emergency rule currently in effect? No7) Does this rulemaking contain an automatic repeal date?
Yes ☐ No ☒8) Does this proposed amendment contain incorporations by reference? No9) Are there any other proposed amendments pending on this part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
147.75	Amendment	June 24, 1988 (12 Ill. Reg. 10627)
147.100	Amendment	June 24, 1988 (12 Ill. Reg. 10627)
147. Table A	Amendment	June 24, 1988 (12 Ill. Reg. 10627)

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Section Numbers Proposed Action Illinois Register Citation

147. Table B Amendment June 24, 1988
(12 Ill. Reg. 10627)10) Statement of Statewide Policy Objectives: This rulemaking
has no effect on local governmental units.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Thomas Toberman, Division of Medical Programs, Illinois Department of Public Aid, Prescott E. Bloom Building, 201 South Grand Avenue East, Springfield, Illinois 62763, (217) 524-7335. The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

12) Initial Regulatory Flexibility Analysis:A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: October 17, 1988B) Types of small businesses affected: Nursing homesC) Reporting, bookkeeping or other procedures required for compliance: No additional proceduresD) Types of professional skills necessary for compliance: No additional skills

The full text of the Proposed Amendment begins on the next page:

December 31, 1988, the Department will apply a lower bound to nursing rates. During rate periods when the Department applies a lower bound to nursing rates for intermediate and skilled care facilities, this lower bound for any facility will be equal to the nursing rate paid for services delivered to Medicaid residents by the facility over the period January 1, 1987, through June 30, 1987. At no time will this lower bound be increased, will determine nursing rates according to the following four steps:

- a) Final nursing rates for skilled and intermediate care facilities for services provided to Medicaid residents over the period January 1, 1987, through June 30, 1987, will be determined in three steps:
- b) Calculation of preliminary nursing rate: For each facility, a preliminary nursing rate will be computed according to the methods specified in Section 147.150(b), employing reimbursable staff times as specified in Section 147. Tables A and B for all assessment items.
- b) Calculation of minimum nursing rate: For each facility, a minimum nursing rate will be computed as the sum of the preliminary nursing rate (see Section 147.205(a) above) and sixty percent of the difference between the preliminary nursing rate and the nursing rate paid over the previous rate period. If the preliminary nursing rate is greater than the nursing rate paid over the period July 1, 1988 through December 31, 1988 the minimum rate will equal the preliminary nursing rate. activities of daily living training rate and the nursing rate paid for services provided to Medicaid residents over the period July 1, 1986, through December 31, 1986. The activities of daily living training rate will be computed as the facility mean of the product of reimbursable staff minutes (see Section 147. Table A) for training in bathing, eating, clothing, and mobility for all residents with non-zero scores on these assessment items and appropriate staff wages (as per Section 147.150(b)(1)(A)) for all assessed Medicaid residents in the facility.

AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1985 1987, ch. 111 1/2, par. 6503-1 et seq.) and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1985, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)

SOURCE: Sections 147.5 thru 147.205 and 147. Table A and 147. Table B recodified from 89 Ill. Adm. Code 140.900 thru 140.912 and 140. Table H and 140. Table I at 12 Ill. Reg. 6956; amended at 12 Ill. Reg. _____, effective _____)

NOTE: Statutory language which is quoted or paraphrased from the Illinois Revised Statutes is noted by CAPITALIZATION.

Section 147.205 Interim Nursing Rates

a) For residential nursing services provided to Medicaid residents in skilled and intermediate care nursing facilities from January 1, 1989 and thereafter homes over the period January 1, 1987, through

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Section 147.205 ~~Interim~~ Nursing Rates (Cont'd.)

c) Calculation of new computed nursing rate: for each facility, a new computed nursing rate will be equal to the sum of the preliminary nursing rate (see Section 147.205(a) above) plus a regionally adjusted factor for Care Planning equal to \$1.50 per resident day, statewide. The regional adjustment will be performed by multiplying \$1.50 per resident day by the ratio of HSA area wage rates to State wage rates for a weighted staff mix of 20 percent licensed and 80 percent unlicensed direct care staff. Wage rates are computed according to Section 147.150(b)(1).

ad) Calculation of final nursing rate
~~determination:~~ For each facility the final nursing rate for residential services will be the greater ~~targer~~ of the ~~preliminary~~ minimum nursing rate (see Section 147.205(b) above) or the ~~minimum~~ new computed nursing rate (see Section 147.205(c) above).

(Source: Amended at 12 Ill. Reg. _____, effective _____)

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1) Heading of the Part:

Drinking Water Systems

2) Code Citation:

77 Ill. Adm. Code 900

3) Section Numbers:

900.10
900.15
900.20
900.30
900.40
900.50
900.60
900.65
900.70
900.80
900.90
900.100
Table C

Proposed Action:

Amendment
New Section
Amendment
Amendment
Amendment
Amendment
New Section
Amendment
Amendment
Amendment
Amendment
New Section

4) Statutory Authority:

Groundwater Protection Act, Ill. Rev. Stat. 1987, ch 111 1/2, par. 7459 et seq., and "AN ACT in relation to public health", Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 22 and 24.

5) A Complete Description of the Subjects and Issues Involved:

The existing rules establish requirements for the construction and operation of non-community public water supplies.

In Section 900.10, definitions have been added to define sources of contamination as specified in the Act.

In Section 900.15, this new section lists all of the rules, standards, statutes which are referenced in these rules.

In Section 900.20, clarification. This rule requires that a permit be obtained when a water supply is drilled to a greater depth.

In Section 900.30, this rule adopts the latest federal drinking water regulations.

In Section 900.40, this Section adopts requirements for the treatment of water obtained from a surface source. This was done to comply with the request made by the Joint Committee staff. This rule also establishes distances to sources of contamination as required by the Act.

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In Section 900.50, This will clarify that the letter N in this Section means nitrogen.

In Section 900.60, this change adopts requirements for the treatment of water obtained from a surface source. This was done to comply with the request made by the Joint Committee staff.

In Section 900.65, this new section adopts maximum levels for 8 contaminants in drinking water as required by recent U.S. E.P.A. rules.

In Section 900.70, this Section stipulates the coliform monitoring frequency.

In Section 900.80, this requires the water supply to comply with all contaminant levels in these rules.

In Section 900.90, this word "Part" has been capitalized.

In Section 900.100, this rule adopts the latest drinking water rules established by U.S. E.P.A.

The Department anticipates adopting this rulemaking within 6 to 9 months of publication in Illinois Register. The rules will have an impact on schools and businesses which are served by their own water supply. If these supplies exceed the maximum levels for contaminants established in these proposed rules, treatment for removal of the contaminant must be performed. The cost will depend upon the type and the amount of contaminant to be removed.

6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?

Yes ☐ No ☒

7) Does this Rulemaking Contain an Automatic Repeal Date? Yes ☐ No ☒

If "yes," please specify the date: _____

8) Does this Rulemaking Contain Any Incorporations By Reference?

Yes ☒ No ☐

If "yes," please specify type: 6.02(a) ☒ or 6.02(b) _____

9) Are there any other Proposed Amendments Pending on this Part?

Yes ☐ No ☒

If Yes: _____

Section Numbers

Proposed Action

Ill. Reg. Citation

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10) Statement of Statewide Policy Objectives:

The Department regulates non-community public water supplies in accordance with these rules as required by U.S.E.P.A. The requirements of U.S.E.P.A. have recently changed. Therefore, the Department's regulations must be changed to comply with U.S.E.P.A. rules.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Mr. Robert John Kane, Division of Governmental Affairs, Illinois Department of Public Health, 525 West Jefferson, Second Floor Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Robert John Kane at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: October 18, 1988

B) Type of Small Businesses Affected:

Schools and factories or business which have their own water supply which serves the same 25 people for at least 6 months each year.

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

None.

D) Types of Professional Skills Necessary for Compliance:

None.

The full text of the Proposed Amendments begins on the next page:

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TITLE 77: PUBLIC HEALTH
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER 1: WATER AND SEWAGEPART 900
DRINKING WATER SYSTEMS

SECTION

900.10 Definitions
900.15 Incorporated Materials
900.20 General Requirements
900.30 Special Requirements
900.40 Water System Design
900.50 Inorganic Chemicals
900.60 Turbidity
900.65 Organic Chemicals
900.70 Microbiological
900.80 Public Notification
900.90 Record Maintenance and Reporting
900.100 Variances and Exemptions

TABLE A Sources of Pollution in Location to Wells and/or Finished Water

Storage Facilities

TABLE B Design Capacity for a Non/Community Public Water System

TABLE C Pressure Factors

AUTHORITY:

Implementing and authorized by the Groundwater Protection Act, (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 7459) and Sections 2 and 7 of "AN ACT in relation to Public Health." (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 22 and 24).

SOURCE:

Adopted at 6 Ill. Reg. 2215, effective February 3, 1982; old rules repealed, new rules adopted and codified at 8 Ill. Reg. 3301, effective March 2, 1984; amended at 9 Ill. Reg. 9139, effective June 3, 1985; amended at 13 Ill. Reg. _____, effective _____.

Section 900.10 Definitions

"Applicant" means any person making application for a permit to construct or alter a public water system.

"Cistern" means a source of water supply developed by intercepting rainfall with roof surfaces.

"Contaminant" means any physical, chemical, biological or radiological substance or matter in water.

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"Department" means the Illinois Department of Public Health.

"Maximum Contaminant Level" means the maximum permissible level of contaminant in water which is delivered to the free flowing outlet of the ultimate user of a public water system, except in the case of turbidity, where the maximum permissible level is measured at the point of entry to the distribution system. Contaminants added to the water under circumstances controlled by the user are excluded from this definition.

"Non-Transient Non-Community System" means a non-community water system which regularly serves the same 25 or more persons at least 6 months a year.

"Person" means any individual, group of individuals, association, trust, partnership, corporation, person doing business under an assumed name, county, municipality, the State of Illinois or any political subdivision or department thereof, or any other entity.

"POTENTIAL PRIMARY SOURCE" MEANS ANY UNIT AT A FACILITY OR SITE NOT CURRENTLY SUBJECT TO A REMOVAL OR REMEDIAL ACTION WHICH:

IS UTILIZED FOR THE TREATMENT, STORAGE, OR DISPOSAL OF ANY HAZARDOUS OR SPECIAL WASTE NOT GENERATED AT THE SITE; OR

IS UTILIZED FOR THE DISPOSAL OF MUNICIPAL WASTE NOT GENERATED AT THE SITE, OTHER THAN LANDSCAPE WASTE AND CONSTRUCTION AND DEMOLITION DEBRIS; OR

IS UTILIZED FOR THE LANDFILLING, LAND TREATING, SURFACE IMPOUNDING OR PILING OF ANY HAZARDOUS OR SPECIAL WASTE THAT IS GENERATED ON THE SITE OR AT OTHER SITES OWNED, CONTROLLED OR OPERATED BY THE SAME PERSON; OR

STORES OR ACCUMULATES AT ANY TIME MORE THAN 75,000 POUNDS ABOVE GROUND, OR MORE THAN 7,500 POUNDS BELOW GROUND, OF ANY HAZARDOUS SUBSTANCES.

(Environmental Protection Act, Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1003.59)

"POTENTIAL SECONDARY SOURCE" MEANS ANY UNIT AT A FACILITY OR A SITE NOT CURRENTLY SUBJECT TO A REMOVAL OR REMEDIAL ACTION, OTHER THAN A POTENTIAL PRIMARY SOURCE, WHICH:

IS UTILIZED FOR THE LANDFILLING, LAND TREATING, OR SURFACE IMPOUNDING OF WASTE THAT IS GENERATED ON THE SITE OR AT OTHER SITES OWNED, CONTROLLED OR OPERATED BY THE SAME PERSON, OTHER THAN LIVESTOCK, AND

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LANDSCAPE WASTE, AND CONSTRUCTION AND DEMOLITION DEBRIS: OR STORES OR ACCUMULATES AT ANY TIME MORE THAN 25,000 BUT NOT MORE THAN 75,000 POUNDS ABOVE GROUND, OR MORE THAN 2,500 BUT NOT MORE THAN 7,500 POUNDS BELOW GROUND, OF ANY HAZARDOUS SUBSTANCES: OR

STORES OR ACCUMULATES AT ANY TIME MORE THAN 25,000 GALLONS ABOVE GROUND, OR MORE THAN 500 GALLONS BELOW GROUND, OF PETROLEUM, INCLUDING CRUDE OIL OR ANY FRACTION THEREOF WHICH IS NOT OTHERWISE SPECIFICALLY LISTED OR DESIGNATED AS A HAZARDOUS SUBSTANCE: OR

STORES OR ACCUMULATES PESTICIDES, FERTILIZERS, OR ROAD OILS FOR PURPOSES OF COMMERCIAL APPLICATION OR FOR DISTRIBUTION TO RETAIL SALES OUTLETS; OR STORES OR ACCUMULATES AT ANY TIME MORE THAN 50,000 POUNDS OF ANY DYEING AGENT: OR

IS UTILIZED FOR HANDLING LIVESTOCK WASTE OR FOR TREATING DOMESTIC WASTEWATERS OTHER THAN PRIVATE SEWAGE DISPOSAL SYSTEMS AS DEFINED IN THE "PRIVATE SEWAGE DISPOSAL LICENSING ACT" (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 116.301)

(Environmental Protection Act, Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1003.60)

"POTENTIAL ROUTE" MEANS ABANDONED AND IMPROPERLY PLUGGED WELLS OF ALL KINDS, DRAINAGE WELLS, ALL INJECTION WELLS, INCLUDING CLOSED LOOP HEAT PUMP WELLS, AND ANY EXCAVATION FOR THE DISCOVERY, DEVELOPMENT OR PRODUCTION OF STONE, SAND OR GRAVEL. (Environmental Protection Act, Ill. Rev. Stat., ch. 111 1/2, par. 1003.58).

"Public Water System" means a system for the provision to the public of piped water for human consumption, if the system has at least 15 service connections or regularly serves an average of at least 25 individuals daily at least 60 days per year. The term Public Water System includes any collection, treatment, storage and distribution facilities under control of the operator of such system and used primarily in connection with such system and any collection or pretreatment storage facilities not under such control which are used primarily in connection with such system.

Community Water System means a public water system which serves at least 15 service connections used by residents or regularly serves at least 25 residents for at least 60 days a year.

Non-Community Water System means a public water system that is not a community water system, that has at least 15 service connections used by non-residents, or regularly serves 25 or more non-resident individuals daily for at least 60 days a year.

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"Sanitary Survey" means an on-site inspection of the water source, facilities, equipment, operation, and maintenance of a public water system for the purpose of evaluating their adequacy for producing and distributing safe drinking water.

"State" means the State of Illinois, Illinois Department of Public Health or the Illinois Environmental Protection Agency, as appropriate.

"Supplier of Water" means any person who owns or operates a public water system.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 900.15 Incorporated Materials

a) The following federal and state regulations, standards, and statutes are incorporated or referenced in various sections of this Part:

- 1) Certification and Operation of Environmental Laboratories (35 Ill. Adm. Code 183.105) Illinois Department of Public Health.
- 2) Federal National Interim Primary Drinking Water Regulations (40 CFR 141, 1987).
- 3) Federal National Primary Drinking Water Regulations (40 CFR 141 and 142, 52 Fed. Reg. 25690 through 25717, July 8, 1987.
- 4) Illinois Water Well Construction Code (77 Ill. Adm. Code 920) Illinois Department of Public Health.
- 5) Illinois Water Well Pump Installation Code (77 Ill. Adm. Code 925) Illinois Department of Public Health.
- 6) Surface Source Water Treatment Code (77 Ill. Adm. Code 900) Illinois Department of Public Health.
- 7) Recommended Standards for Water Works - Great Lakes Upper Mississippi River Board of State Sanitary Engineers - Ten States' Standards - (1982 Edition) and published by:
Health Education Service
P.O. Box 7283
Albany, New York 12224
- 8) Illinois State Plumbing Code (77 Ill. Adm. Code 890) Illinois Department of Public Health.
- 9) Public Water Supplies (35 Ill. Adm. Code 607.104) Illinois Pollution Control Board.

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(1985 Edition) and published by:American Public Health Association
1015 18th Street, N.W.
Washington, D.C. 20036

- b) All incorporations by reference of federal regulations and the standards of nationally recognized organizations refer to the regulations and standards on the date specified and do not include any additions or deletions subsequent to the date specified.
- c) All materials incorporated by reference are available for inspection and copying at the Department's Central Office, Division of Environmental Health, 525 West Jefferson - Third Floor, Springfield, Illinois 62761.

(Source: Added at 13 Ill. Reg. _____, effective _____)

Section 900.20 General Requirements

- a) Coverage. This Part shall apply to all non-community public water systems.
- b) Exception. This Part shall not apply to a public water system which meets all of the following conditions:
- 1) Consists only of distribution and storage facilities (and does not have any collection and treatment facilities).
 - 2) Obtains all of its water from, but is not owned or operated by a public water system to which such regulations apply.
 - 3) Does not sell water to any person.
 - 4) Is not a carrier which conveys passengers in interstate commerce.
- c) Consecutive Systems. When a public water system supplies water to one or more other public water systems, the Department shall modify the monitoring requirements if one sampling point can be shown to be representative of the water supply and the supply can be shown to have a contamination free sampling history to the extent that the interconnection of the systems justifies treating them as a single system for monitoring purposes. Any modification in monitoring shall be approved in writing by the Department.
- d) Permit to Construct. A permit to construct a non-community public water system must be obtained from the Department prior to

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construction. Where a water well is to be constructed or deepened, a permit fee, which is established in Section 920.130 of the Illinois Water Well Construction Code, shall be required for the water well.

- e) Permit to Alter or Extend. A permit for any major alteration of, or extension to, a non-community public water system must be obtained from the Department prior to construction.
- f) Plans. All applications for a permit to construct, alter or extend a non-community public water system must be accompanied by plans and specifications. The plans and specifications must indicate all sources of contamination, the layout and design of the system and all associated equipment which will indicate compliance with this Part as stated in Section 900.40.

g) Major Alterations or Extensions. Major alterations or extensions shall include, but not be limited to, the following:

- 1) Change in source of water supply.
- 2) Construction of additional sources of water supply.
- 3) Provision of any new treatment to the system.
- 4) Changes in system capacity.
- 5) Increase in the water well depth.

h) Notification of Completion. Upon completion of any construction for which a permit has been issued, the owner shall notify the Department.

i) System Disinfection. All components of new non-community public water system construction, alteration, or expansion shall be disinfected with a strong chlorine solution; and satisfactory bacteriological sample results, in compliance with Section 900.70 (a), shall be obtained prior to placing the components into service.

j) Certified Laboratory. All samples requiring laboratory analysis shall be analyzed only by a laboratory which has been certified for the analysis in question, except that turbidity analyses may be conducted by anyone approved by the Department. The certification shall be made by the Department in accordance with Certification and Operation of Environmental Laboratories (35 Ill. Adm. Code 183.105). The results from any analysis not conducted in accordance with the above shall not be considered valid for purposes of this Part.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

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Section 900.30 Special Requirements

- a) More Stringent Conditions. The Department will require more stringent conditions be placed on the non-community public water system if a potential health problem is detected on the basis of a sanitary survey, laboratory analyses, location of known sources of pollution, condition of the water supply, type of construction or information from previous owners which might indicate the water would be too hazardous to drink. Such conditions include, but are not limited to, sampling for additional contaminants, more frequent sampling for contaminants, or imposing of maximum contaminant levels specified in this Part or Federal National Interim Primary Drinking Water Regulations (40 CFR 141, August 27, 1989 1987) or the National Primary Drinking Water Regulations (40 CFR 141 and 142, 52 Fed. Reg. 25690 through 25717, July 3, 1987). The Department shall also require treatment or the discontinuance of the use of the non-community public water system, if the system is found to jeopardize public health or if the system is found to contain hazardous substances or disease causing organisms.

- b) Use of Chemical Additives. Chemicals approved for the treatment of water shall include, but are not limited to, chlorine and chemicals used for water softening, flocculation and coagulation. Such chemicals shall be approved if the method of feed and the concentration of these chemicals does not jeopardize the health of the user as determined by the Department pursuant to the level of toxicity of the chemical.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 900.40 Water System Design

- a) Siting Requirements. Construction, alteration or expansion of a public water system shall be accomplished so as to:
- 1) Avoid locating any or all of the facility at a site which is subject to undue risk from earthquakes, floods, or other disasters.
 - 2) Except for the intake structures, avoid locating any or all of the facility within the floodplain of a 100-year flood.
 - 3) Sources of pollution shall be located no closer to wells and finished water storage facilities than indicated in Table A. Beginning January 1, 1988, no new non-community water system well may be located within 200 feet of any potential primary or potential secondary source or any potential route, unless specifically allowed in Table A. Where the owner of a potable

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well is the same owner of a potential primary source, potential secondary source, or a potential route, the Department may allow a variance to the minimum separation distances required between the well and a potential primary source, potential secondary source or a potential route, if a demonstration is provided by the owner of the potable water well that applicable protective measures will be utilized to minimize the potential for contamination of the well, and if the resulting well installation can be expected to provide a continuously safe and sanitary water supply. In order to obtain a variance to the minimum separation requirements, the owner must comply with Section 920.30(c) of the Illinois Water Well Construction Code.

- b) Existing Water System. The sanitary quality of an existing water system shall be determined by a survey of facilities and laboratory analyses of water samples. Defects in facilities or contamination shown present by laboratory analyses, shall be considered sufficient grounds for requiring repairs, chlorination or other treatment, or termination of the use of the system. All repairs, modifications, and alterations to existing wells and pump equipment shall be in accordance with the Illinois Water Well Construction Code (77 Ill. Adm. Code 920) and the Illinois Water Well Pump Installation Code (77 Ill. Adm. Code 925). Treatment will not be considered as a substitute for location and construction in accordance with the Illinois Water Well Construction Code.

- c) New Well Construction. All new wells shall be constructed in accordance with the Illinois Water Well Construction Code.

- d) New Pumping Equipment. All new well pumps shall be installed in conformance with the Illinois Water Well Pump Installation Code.

- e) Surface Water. Gravity filtration and disinfection shall be provided as the minimum treatment facilities for all supplies obtained from ponds, lakes, streams, rivers, and other surface collectors of water. Surface water supply treatment facilities shall be designed, constructed, operated, and maintained as described in the Department's Circular 4-055, "Road-Water-Treatment," (1980 Edition) Surface Source Water Treatment Code, (77 Ill. Adm. Code 90b) or in accordance with "Recommended Standards for Water Works - Great Lakes Upper Mississippi River Board of State Sanitary Engineers" ("Ten States' Standards") (1982-Edition--Health Education Service, P.O. Box 7283, Albany, New York, 12224). Where average turbidity, based upon 30 daily samples, of the source exceeds 50 nephelometric turbidity units, complete treatment must be provided in accordance with "Ten States' Standards."

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- f) Springs. Spring water supplies shall not be allowed except where it is impossible to develop a well which meets the water quality and capacity standards of this Part. Where springs are used for potable water, they shall be protected from entry of surface water, shall be housed in a permanent structure, and shall be chlorinated in accordance with Section 900.40 (n). Spring water supplies located in an area with sink-holes or outcropping rock, with a history of periodic discolored discharge, or subject to fecal contamination, as demonstrated by laboratory analysis, shall not be approved unless provided with treatment consistent with that required for surface water.
- g) Cisterns. Cisterns shall not be used for public water supply except where groundwater resources will not produce the quantity of water needed for the population to be served. Cistern water shall receive treatment consistent with that required for surface water (See Section 900.40 (e)).
- h) Design Capacity. The design capacity for a non-community public water system shall be determined based on the estimated maximum peak demand or population to be served, and the average daily consumption rate obtained from Table 8.
- i) Hydropneumatic Storage. The minimum requirements for designing a hydropneumatic storage system are as follows:
- 1) Well and Pump Sizing. The capacity of the well(s) and pump(s) in a hydropneumatic system shall be at least eight times the average daily consumption rate or shall be sufficient to meet the estimated peak demand, whichever is greater. (Calculate the average daily consumption rate from Table 8). If it can be shown that a specified amount of water is more appropriate or if the Department can be shown that the storage requirements are excessive, the Department will permit other sizing alternatives dependent upon such things as, but not limited to, water demand at the facility in question or water usage reports from a similar facility.

- 2) Pressure Tank Sizing. The minimum capacity of the pressure storage tank shall be calculated by the following formula:

$$Q = \frac{Q_m}{1 - \frac{1}{P - 2}} \quad (3) / Pf$$

Where $Q_m = 90 \text{ times average daily consumption} / 1440 \text{ min-per-day}$
 (gpm) $Q_m = \text{Pump capacity (g.p.m.)}$

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$$P1 = \text{Minimum-gage-pressure} - 14.7; \\ (\text{psia})$$

$$P2 = \text{Maximum-gage-pressure} - 14.7; \\ (\text{psia})$$

Pf = Pressure factor obtained from Table C.

- 3) Precharged Pressure Tanks. Precharged pressure tanks, when equipped with a diaphragm, may be installed with a proportionally smaller gross capacity than conventional pressure tanks when approved by the Department. The capacity of a precharge pressure storage tank shall be calculated by the following formula:

$$Qp = 14.7 \times Q \quad Qp = 1.5 Qm / Pf \\ P-3$$

Where Qp = Precharged pressure tank volume, gal.

$Q = \text{Conventional pressure tank volume, gal. (calculated by formula in Section 900.40 (i) (2))}$

$P-3 = \text{Amount of precharged pressure applied to tank (psia)} + 14.7; (\text{psia})$

$Psia = \text{pounds per square inch absolute}$

- 4) Existing Hydropneumatic Storage. An existing undersized pressure storage system may be allowed provided a history of adequate water supply exists. Major alterations shall comply with all requirements of Section 900.40(i).

- j) Storage Reservoir. All nonpressure underground reservoirs shall be constructed of permanently watertight material and shall be provided with a watertight insect proof cover. Examples of permanently watertight materials are steel, plastic, concrete or fiberglass. On new water system installations, all nonpressure storage reservoirs in or on the ground shall be located in such a manner that surface water will flow away from the structure. When the bottom of any such reservoir is located below the ground surface, the reservoir shall be located with respect to sources of pollution as outlined in Table A. Where manholes are necessary, they shall have a raised curb and be provided with a cover of the overhanging type. Vents and openings shall be insect-proof and shall be installed so there is no hazard to the sanitary quality of the water supply. Piping shall enter the reservoir through the top of underground tanks or through the exposed

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vertical extension of the manhole opening. Points of entry must be sealed in a watertight manner. No suction lines may enter the reservoir underground unless protected by an external pipe enclosure maintained at system pressure.

- k) Water Distribution Lines. The system shall be designed to maintain a minimum positive pressure of 20 p.s.i. in all parts of the system at all times. Water pipe shall conform to applicable specifications and standards of the Illinois State Plumbing Code (77 Ill. Adm. Code 890) for the type of pipe to be used. The following shall govern the separation of water lines from possible sources of pollution:

- 1) Whenever possible, a water line shall be laid at least 10 feet horizontally from any existing or proposed sewer line.
- 2) Whenever water lines must cross sewers, the water line shall be laid at such an elevation that the bottom of the water line is 18 inches above the top of the sewer. This vertical separation shall be maintained for that portion of the water line located within 10 feet horizontally of any sewer or drain it crosses, said 10 feet to be measured as the normal distance from the water line to the drain or sewer. The sewer shall be constructed of cast iron pipe, type K copper, or Drain, Waste and Vent (DWV) plastic pipe (Schedule 40) with water-tight joints for a distance of 10 feet from each side of the water line. All crossings shall be made at right angles.

- 3) Where conditions prevent the minimum horizontal and/or vertical separation specified above, special consultation shall be obtained from the Department to determine other routes of water piping.

- 4) No water line shall pass through, or come into contact with, any part of a sewer manhole.

- 5) There shall be no physical connection between a community water system and a non-community or private water system, unless the non-community or private water system conforms to community water system requirements, as specified by the Illinois Pollution Control Board's Public Water Supplies (35 Ill. Adm. Code 607.104).

- 6) Lines for potable water shall be laid at least 25 feet horizontally from any underground sewage seepage field.

- 1) Plumbing-Fixture Backflow Protection. The water supply lines shall have no physical connection with nonpotable water supplies. All

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plumbing shall be in accord with the Illinois State Plumbing Code available from this Department. All plumbing fixtures and other equipment connected to the water system shall be so constructed and installed so as to safeguard the water system from the possibility of contamination through cross-connections or backsiphonage. Laundry units and equipment shall be so constructed and installed so as to prevent the contamination of the contents by the backflow of sewage. When required by the Illinois State Plumbing Code (77 Ill. Adm. Code 890), the fixture or appliance shall be connected indirectly with the drainage system by means of an open, funnel-type fitting with a suitable air gap.

- m) Drinking Fountains. All outlets established for the provision of drinking water shall consist of drinking fountains in accordance with requirements contained in the Illinois State Plumbing Code, or a supply of single service drinking cups shall be provided. Common drinking cups are prohibited.

- n) Disinfection. Disinfection may be accomplished with calcium or sodium hypochlorites or gas chlorine. Other disinfecting agents will be considered, providing reliable application equipment is available, and testing procedures for residual are recognized in "Standard Methods for the Examination of Water and Wastewater" (1978-Edition--American Public Health Association, 1915-18th Street, N.W., Washington, D.C. 20036). Proposals for use of disinfecting agents must be approved by the Department prior to preparation of final plans and specifications. Approval will be given only when the information shows that the chemical to be used as a disinfecting agent will not jeopardize the health of the user and that the chemical will eliminate bacteria from the water supply. Disinfection is required at all surface, spring, and cistern water supplies; and at any groundwater supplies which are of questionable sanitary quality or where any treatment which exposes the water to the atmosphere is provided. Disinfection shall not be a substitute for proper well location and construction.

- 1) Chlorination Equipment. The chlorinator shall be designed to provide a free chlorine residual of at least two milligrams per liter in the water after contact time of at least 30 minutes at maximum flow rates. The equipment shall be of such design that it will operate accurately over the desired feeding range. Where flow is uniform, actuation of a constant volume feeder by the pump circuit is required. Where flow is variable, automatic flow proportioning is required.
- 2) Contact Time and Point of Application. Chlorine shall be applied at a point which will provide the maximum contact time. At facilities treating surface water, chlorine shall be applied

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to the raw water prior to after filtration. At facilities chlorinating groundwater, provisions should be made for applying chlorine to the detention basin inlet. Where chlorination is required, minimum free chlorine residual at distant points in a water distribution system shall be at least 0.1 milligram per liter.

- 3) Testing Equipment. Chlorine residual test equipment capable of measuring free chlorine residual shall be provided and should be capable of measuring residuals to the nearest 0.1 mg/l in the range below 0.5 mg/l, to the nearest 0.3 mg/l between 0.5 and 1.0 mg/l, and to the nearest 0.5 mg/l between 1.0 mg/l and 2.0 mg/l.
- 4) Hypochlorinator. Positive displacement pumps shall be provided to inject hypochlorite solution. The pump shall be of variable flow type and shall be of sufficient capacity to feed the required amount of disinfectant. If calcium hypochlorite is used, the concentration of calcium hypochlorite in the solution shall not exceed 5 percent. The solution container shall have a minimum capacity equal to the volume of solution required per day. The hypochlorinator shall be interlocked with the pump so that both will start and stop together.

5) Gas Chlorinators.

- A) The chlorine supply and gas feeding equipment shall be in a separate, air-tight room. The room shall be provided with an exhaust system which takes its suction not more than 8 inches from the floor and discharges out-of-doors in a direction to minimize exposure to toxic fumes. The fan shall be capable of producing one air change per minute. Means for introducing a fresh air supply to the enclosure shall be provided through appropriate openings, such as filters, grill openings, etc., at a high point opposite the exhaust fan intake. The room shall have a window at least 18 inches square and artificial illumination so that the chlorinator equipment is visible from the operating area outside the room. Electrical switches for lighting and ventilation shall be outside the room and adjacent to the door. Scales for weighing chlorine cylinders in service shall be provided and should have the platform at floor level.

- B) All chlorine cylinders, both full and empty, shall be anchored to prevent their falling over.

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- C) The chlorine feeding device shall be designed so that during interruptions of the flow of the water supply, gas feed is automatically terminated. Chlorinator vent lines shall terminate out-of-doors.
- D) The gas feed equipment shall be solution feed type capable of delivering chlorine at its maximum rate without releasing chlorine gas to the atmosphere.
- E) The water supply for the gas feeding equipment shall produce the flow rate and pressure required according to the manufacturer's specifications for proper operation of the equipment. The release of chlorine shall be automatically terminated when the pump is shut off. The water supply line to the chlorine injector shall be equipped with an electric shut-off valve interlocked with the pump and shall be equipped with a suitable backflow preventer.
- F) A self-contained breathing apparatus designed for use in a chlorine atmosphere shall be provided. A record shall be kept of the breathing apparatus usage to insure that it will be serviceable when needed and it shall be kept in a closed cabinet, accessible without a key, located outside of the room in which the chlorinator is located, and preferably outside the entrance to the equipment room. Gas chlorinators shall be repaired only by a person trained in servicing gas chlorinators. The owner/operator shall determine the appropriate emergency personnel to contact in the event of a chlorine gas emergency, and have the telephone number of emergency personnel conspicuously posted.

- 6) General. The chlorinator water supply piping shall be designed to prevent contamination of the treated water supply by sources of questionable water which may be contaminated. Housing must be provided for the chlorination equipment and for storing the chlorine.

- o) Hauled Water. When it is necessary to use hauled water as a source of public supply, the water shall be obtained only from a regulated public water system.

- 1) Transport Equipment. Equipment used for hauling water, including tank trucks or trailers, hoses, etc., shall be used only for handling potable water. In an emergency, equipment used for handling other potable materials, such as milk, syrup, etc., may be used after cleaning and disinfection with not less

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than 100 ppm of free chlorine.

- 2) Storage Facilities. Equipment used for the storage of hauled water shall be used only for that purpose and shall be constructed in accordance with Section 900.40(k).

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 900.50 Inorganic Chemicals

- a) Maximum Contaminant Levels. The maximum contaminant levels for Nitrate in a non-community public water system shall not exceed 10 mg/l (as nitrogen (N)). Nitrate levels not to exceed 20 mg/l as N may be allowed in a non-community water system if the supplier of water demonstrates that:

- 1) Such water will not be available to children under 6 months of age.
- 2) There will be continuous posting of the fact that nitrate levels exceed 10 mg/l as N and the potential health effects of exposure.
- b) Monitoring. Analysis for nitrate shall be conducted annually on all systems. The Department shall send out sample bottles to all water suppliers and require that the suppliers collect the sample and return it to the designated Department laboratory.
- c) Maximum Contaminant Level Exceeded.

- 1) Nitrate. If the result of an analysis for nitrate in a non-community public water system exceeds the maximum contaminant level, the taking of a second sample shall be initiated within 24 hours, and the average of the two analyses determined.

- 2) Maximum Contaminant Level Violations. If the averaged results for nitrate in a non-community public water system exceed the maximum contaminant level, the supplier of water shall give notice to the public in accordance with Section 900.80 of this part, and begin monitoring the contaminant in question at a frequency established by the Department and shall continue until the maximum contaminant level has not been exceeded in two successive samples or until a monitoring schedule as a condition to a variance, exemption or enforcement action becomes effective. Any frequency established by the Department will depend upon the season, location in relation to agricultural areas and previous fluctuations in nitrate concentrations.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

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Section 900.60 Turbidity

- a) Maximum Contaminant Levels. The maximum contaminant levels for turbidity in non-community water systems which use surface water in whole or in part, measured at a representative entry point to the distribution system, are that one turbidity unit (TU) in any sample, except that 5 TU may be allowed if the supplier of water can demonstrate to the Department that the higher turbidity does not do any of the following:

- 1) Interfere with disinfection.
- 2) Prevent maintenance of an effective disinfectant residual throughout the distribution system.
- 3) Interfere with microbiological determinations.
- b) Monitoring. Samples shall be taken by the supplier of water for non-community water systems at a representative entry point(s) to the water distribution system at least once per day. Sampling frequency for turbidity may be reduced in a non-community public water system if the following conditions are met:
 - 1) The supply has a filtration system designed, constructed, operated and maintained as described in the Department's Circular-4-055, "Pond-Water-Treatment" Surface Source Water Treatment Code (77 Ill. Adm. Code 906).
 - 2) Minimum free chlorine residual at distant points in the distribution system is at least 0.1 milligram per liter.
 - 3) Written approval from the Department has been issued. Approval will be based upon compliance with the above items.

- c) Maximum Contaminant Level Exceeded. If the results of a turbidity analysis indicate that the maximum allowable limit has been exceeded, a second sample shall be analyzed as soon as practicable and preferably within one hour. If the repeat sample confirms that the maximum contaminant level has been exceeded, the supplier of the water shall report to the State within 48 hours. The repeat sample shall be used to calculate the monthly average. If the monthly average exceeds the maximum contaminant level, or if the average of two samples taken on consecutive days exceeds 5 Turbidity Unit (TU), the supplier of water shall report to the State and notify the public as directed in Section 900.80.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

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- a) The maximum contaminant levels for the following organic chemicals shall not exceed in a non-transient non-community water system:

Chemical	Maximum Contaminant Level
1) Benzene	0.005 mg/l
2) Carbon tetrachloride	0.005 mg/l
3) 1,2-Dichloroethane	0.005 mg/l
4) Trichloroethylene	0.005 mg/l
5) Para-dichlorobenzene	0.075 mg/l
6) 1,1-Dichloroethylene	0.007 mg/l
7) 1,1,1-Trichloroethane	0.20 mg/l
8) Vinyl chloride	0.002 mg/l

- b) Monitoring. All non-transient, non community water systems shall sample for the organic chemicals in Section 900.61(a) in accordance with the requirements of 40 CFR, Parts 141 & 142, 52 Fed. Reg. 25690 through 25717, July 8, 1987, or shall submit a letter to the Department requesting the Department to perform sampling. The Department shall then reform sampling at a frequency not to exceed once every five years.

- c) Maximum Contaminant Level Exceeded. When any chemicals in Section 900.61(a) are exceeded, the supplier of water shall notify the public served as prescribed under section 900.80, and in accordance with the requirements of 40 CFR Parts 141, 142 and 143, 52 Fed. Reg. 41534 through 41550, October 23, 1987.

(Source: Added at 13 Ill. Reg. _____, effective _____)

Section 900.70 Microbiological

- a) Maximum Contaminant Level. The maximum contaminant level for coliform bacteria is applicable to non-community water systems.
- 1) Membrane Filter. When utilizing the membrane filter technique, there shall be no ~~more than one~~ coliform per 100 milliliters in any sample.
 - 2) Fermentation Tube. When utilizing the fermentation tube technique, and either 10 milliliter or 100 milliliters standard portions, there shall be no coliform bacteria present in any portion in any sample.
- b) Monitoring. Water samples shall be taken at points which are representative of the conditions within the distribution system.

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- 1) The supplier of water for a non-community water system utilizing a source other than groundwater shall take water samples for coliform analyses at regular time intervals and at least twice per month. If the Department, on the basis of the results of a sanitary survey, determines that some other frequency is required to better monitor the contaminant level of the water source, that shall be the frequency required. A more frequent sampling shall be required if a potential source of contamination is found to exist.
- 2) The supplier of water for a non-community water system, utilizing a groundwater source, unless otherwise regulated pursuant to specific statutes shall take water samples for coliform analyses in each calendar quarter during which the system provides water to the public. In addition to the monitoring requirements of this Section, an increased monitoring frequency may be required in accordance with the requirements of Section 900.30. The Department shall reduce this sampling frequency provided the system complies with all the following:
 - A) The supply is served by a groundwater source.
 - B) A sanitary survey has been completed indicating compliance with this Part.
 - C) At least four consecutive quarterly negative coliform samples have been taken over the past year.
 - D) In no case shall the sampling frequency be less than annual.
 - E) No other source of potential contamination is found to exist.
- c) Maximum Contaminant Level Exceeded
 - 1) Initial Sample. When the coliform bacteria in a single sample from a non-community water system exceeds the maximum contaminant level, two additional check samples shall be collected, from the same sampling point. If a subsequent sample has already been taken from the same sampling point, it shall be considered a check sample.
 - 2) Maximum Contaminant Level Violations. When the presence of coliform bacteria in water taken from a particular sampling point has been confirmed by examination of a check sample, the supplier of water shall:
 - 1) Initial Sample. When the coliform bacteria in a single sample from a non-community water system exceeds the maximum contaminant level, two additional check samples shall be collected, from the same sampling point. If a subsequent sample has already been taken from the same sampling point, it shall be considered a check sample.
 - 2) Maximum Contaminant Level Violations. When the presence of coliform bacteria in water taken from a particular sampling point has been confirmed by examination of a check sample, the supplier of water shall:

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- A) Initiate an investigation, and collect additional samples from the same point daily, or at intervals established by the Department, until the results obtained from each of two consecutive check samples show less than one coliform bacterium per 100 milliliters, or no positive portions. Sampling intervals, established by the Department, will depend upon the severity of the contamination and any previous history of contamination of the water supply.
- B) Notify the public served, as prescribed under Section 900.80, unless the Department determines that no health hazard has actually existed based upon investigation or knowledge of the circumstances.
- 3) Sample Location. The location at which the check samples were taken shall not be eliminated from future sampling.
- d) Special Purpose or Check Samples
 - 1) The results from all coliform bacterial analyses, except those obtained from check samples and special purpose samples, or samples with unreliable examination results, shall be used to determine compliance with the maximum contaminant level for coliform bacteria.
 - 2) Check samples shall not be included in calculating the total number of samples taken each month to determine compliance.
 - 3) Special purpose samples, such as those taken to determine whether disinfection practices following pipe placement, replacement or repair have been sufficient, shall not be used to determine compliance.
 - 4) Samples with unreliable examination results caused by factors beyond control of the water supplier, i.e., excessive transit time between collection and examination of the sample, samples being broken in transit, or interference in test results by other contaminants, shall not be used. In this case, another sample collected immediately upon learning of these results may be used to determine compliance, except that a single sample may not be attributed to more than one monitoring period.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 900.80 Public Notification

- a) Non-Community Water Systems. If a non-community public water system fails to comply with an applicable maximum contaminant level in this

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Part, or is granted a variance or exemption from a maximum contaminant level, or fails to comply with a schedule prescribed pursuant to a variance or exemption, the supplier of water shall give notice by conspicuous posting of such failure, or granting of such variance or exemption to the persons served by the system, as long as the failure, or the variance or exemption continues. The posting shall be visible to all users of the water.

- b) Notice Form. Notices shall be written in a manner reasonably designed to fully inform users of the system as follows:
 - 1) The notice shall be conspicuous.
 - 2) It shall not use unduly technical language.
 - 3) It shall not use unduly small print, or other methods which would frustrate the purpose of the notice.
 - 4) It shall disclose all material facts, including the nature of the problem and, when appropriate, a clear statement that a drinking water regulation has been violated and any preventive measures that should be taken by the public.
 - 5) When required by the Department because of the existence of possible language barriers (e.g. Migrant Labor Camps or concentrations of non-English speaking people), bilingual notice shall be given.
 - 6) Notices shall include a balanced explanation of the significance or seriousness to the public health.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 900.90 Record Maintenance and Reporting

- a) Records. Any owner or operator of a public water system subject to the provisions of this Part shall retain on its premises or at a convenient location near its premises the following records:
 - 1) Records of bacteriological analyses made pursuant to these rules shall be kept for not less than 5 years. Records of chemical analyses made pursuant to these rules shall be kept for not less than 10 years. Actual laboratory reports may be kept, or data may be transferred to tabular summaries, provided that the following information is included:
 - A) The date, place and time of sampling, and the name of the person who collected the sample;

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- B) Identification of the sample (i.e., raw or distribution system, check, special purpose, etc.);
 - C) Date of analysis;
 - D) Laboratory and person responsible for performing the analysis, and
 - E) The results of the analysis.
- 2) Records of action taken by the system to correct violations of primary drinking water regulations shall be kept for a period not less than 3 years after the last action taken with respect to the particular violation involved.
 - 3) Copies of any written reports, summaries or communications relating to sanitary surveys of the system, shall be kept for a period not less than 10 years after completion of the sanitary survey involved.
 - 4) Records concerning a variance or exemption granted to the system shall be kept for a period ending not less than 5 years following the expiration of such variance or exemption.
- b) Reporting
- 1) The owner or operator of a public water supply system shall submit to the Department copies of any of the above records (See Section 900.90(a) when a contamination problem exists.
 - 2) Where analyses are run by other than a State or other certified laboratory (such as turbidity analyses conducted by the operator), reports of analyses shall be submitted to the Department.
 - 3) Within 10 days of completion of each public notification, the supplier of water shall submit to the State a representative copy of each type notice distributed, published, posted, or otherwise made available to persons served by the system or to the media, unless the notice has been provided to the supplier by the State.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 900.100 Variances and Exemptions

a) Variances

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- 1) One or more variances from an applicable Illinois drinking water regulation respecting a maximum contaminant level, treatment technique, or both, shall be granted to a non-community public water system based on one of the following conditions:
 - A) The available sources of raw water have characteristics that cannot meet the maximum contaminant levels, despite the application of best available technology, taking costs into consideration, and that an unreasonable risk to public health will not result.
 - B) A public water system demonstrates to the Department's satisfaction that a treatment technique specified by the regulations is not necessary to protect the health of the persons because of the nature of the raw water source of such a system (See 40 CFR 141.4, August-27,---1989 and 40 CFR 141 and 142, 52 Fed. Reg. 25690 through 25717, July 8, 1987.). The system would be evaluated based upon the information available, the ability of the proposal to provide water which would not cause disease or endanger public health, and the ability of the supply to provide water in compliance with this Part.
- 2) Procedure for Obtaining a Variance. The procedure for obtaining a variance is as follows:
 - A) Application for the variance must be made by the non-community public water system to the Department. The application shall be in the applicant's own words, containing a narrative with justification as to why the variance is needed.
 - B) The Department will propose a schedule for compliance including increments for progress for variances issued with regard to maximum contaminant levels.
 - C) The Department will then provide notice and opportunity for public hearing.
 - D) The non-community public water system must implement any control measures the Department may require upon granting variance.
 - E) Variances issued with regard to maximum contaminant levels will be conditioned on compliance by the non-community public water system with any prescribed schedule.

b) Exemptions

- 1) One or more exemptions from an applicable Illinois drinking

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water regulation respecting a maximum contaminant level, treatment technique, or both, may be granted to a non-community public water system based on all of the following conditions:

- A) That compelling factors such as economics prevent a non-community public water system from meeting either a maximum contaminant level or a treatment technique requirement.
- B) That the non-community public water system was in operation on the effective date of such contaminant level or treatment technique requirement.
- C) That the granting of the exemption will not result in an unreasonable risk to health which would include, but would not be limited to, installation of a water supply near a source of contamination or pollution.

- 2) Procedure for Obtaining an Exemption. The procedure for obtaining an exemption is as follows:

A) The non-community public water system must make application to the Department for an exemption. The application shall be in the applicant's own words, containing a narrative with justification as to why the variance is needed.

B) The Department will issue a schedule of compliance including deadlines for increments of progress of each element in the regulations which is not met.

C) The Department will then provide notice and opportunity for public hearing.

D) The non-community public water system must implement any control measures specified as a condition to an exemption.

E) The non-community public water system will meet the compliance schedule to lift the exemption as expeditiously as practicable and absolutely no later than the specified deadlines.

- 3) Time Limit. The Department will limit duration of exemptions, as necessary, to comply with any other State or Federal requirements.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

(Source: Added at 13 Ill. Reg. _____, Effective _____)

TABLE C - PRESSURE FACTORS

PUMP CUT-OUT PRESSURE - PSI										PUMP CUT-IN PRESSURE - PSI									
20	25	30	35	40	45	50	55	60	65	70	75	80	85	90	95	100	105	110	115
.22	.27	.32	.37	.42	.47	.52	.57	.62	.67	.72	.77	.82	.87	.92	.97	1.02	1.07	1.12	1.17
.30	.35	.40	.45	.50	.55	.60	.65	.70	.75	.80	.85	.90	.95	1.00	1.05	1.10	1.15	1.20	1.25
.40	.45	.50	.55	.60	.65	.70	.75	.80	.85	.90	.95	1.00	1.05	1.10	1.15	1.20	1.25	1.30	1.35
.50	.55	.60	.65	.70	.75	.80	.85	.90	.95	1.00	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45
.60	.65	.70	.75	.80	.85	.90	.95	1.00	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.55
.70	.75	.80	.85	.90	.95	1.00	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.55	1.60	1.65
.80	.85	.90	.95	1.00	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.55	1.60	1.65	1.70	1.75
.90	.95	1.00	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.55	1.60	1.65	1.70	1.75	1.80	1.85
1.00	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.55	1.60	1.65	1.70	1.75	1.80	1.85	1.90	1.95

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1) Heading of the Part:

Illinois Water Well Construction Code

2) Code Citation:

77 Ill. Adm. Code 920

3) Section Numbers:

920.30
920.50
920.70
920.80
920.90
920.120
920.130
920.150
920.160

Proposed Action:

Amendment
Amendment
Amendment
Amendment
Amendment
New Section
New Section

4) Statutory Authority:

Illinois Water Well Construction Code
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 116.111 and Public Act 85-1225,
effective August 30, 1988

5) A Complete Description of the Subjects and Issues Involved:

In Section 920.30, the amendment would require that when a variance is given by the Department for the location of a water well that a sample of the water must be submitted to the laboratory to assure that the water is safe for drinking.

In Sections 920.70, 920.80, and 920.90, the amendments clarify requirements for extending and backfilling water well casing, and the amendments would require the pump installer to backfill around the casing when he has performed the excavation in order to prevent contamination.

In Section 920.50 and 920.120, the amendments incorporate changes requested by the Joint Committee on Rules.

In Section 920.130, the amendment requires the location of abandoned water wells to be shown on water well permit applications. This is necessary to assure that abandoned wells are sealed prior to the construction of a new water well.

In Section 920.150, the rule establishes criteria which a health

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department must meet in order to be approved by the Department for the purposes of performing inspections of water wells.

In Section 920.160, the rule specifies the information which an approved unit of local government must submit to the Department when a water well permit is issued. This will allow the Department to keep a complete inventory of all new potable water wells constructed.

The legislative amendment and rule would allow a unit of local government with an approved ordinance to issue water well permits within their jurisdiction in lieu of the Department. A \$75 fee is charged for each water well permit issued by the Department. These fees are deposited into the Public Health Water Permit Fund which is used to conduct water well and groundwater activities.

Where a unit of local government has an approved ordinance, the Department would no longer collect those permit fees. Instead such fees would be collected and used by the unit of local government. It is estimated that the number of water wells constructed within the jurisdiction of units of local government or counties which currently issue water well permits is approximately 800 annually. This would result in an annual loss of revenue to the Department of \$60,000. However, approved local governments would receive this revenue. Should more local governments pass ordinances and become approved, additional revenue would be lost by the Department and gained by local governments.

The Department anticipates adopting these amendments within 6 to 9 months of initial publication.

6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?

Yes No X

7) Does this Rulemaking Contain an Automatic Repeal Date? Yes No X

If "yes," please specify the date:

8) Does this Rulemaking Contain Any Incorporations By Reference?

Yes X No

If "yes," please specify type: 6.02(a) X or 6.02(b)

9) Are there any other Proposed Amendments Pending on this Part?

Yes No X

If Yes:

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Section Numbers	Proposed Action	Ill. Reg. Citation
-----------------	-----------------	--------------------

10) Statement of Statewide Policy Objectives:

This rulemaking is permissive and would permit units of local government to issue permits. Thus, this rulemaking does not create or expand state mandate.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Mr. Robert John Kane, Division of Governmental Affairs, Illinois Department of Public Health, 525 West Jefferson, Second Floor Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Robert John Kane at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: October 18, 1988

B) Type of Small Businesses Affected:

Water Well Construction Industry

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

None.

D) Types of Professional Skills Necessary for Compliance:

Licensed Water Well Driller.

The full text of the Proposed Amendments begins on the next page.

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TITLE 77: PUBLIC HEALTH
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER r: WATER AND SEWAGE

PART 920

ILLINOIS WATER WELL CONSTRUCTION CODE

SECTION

920.10	Definitions
920.15	Incorporated Materials
920.20	Scope
920.30	General Requirements
920.40	Design Factors
920.50	Location
920.60	Drilled Wells in Unconsolidated Formations
920.70	Drilled Well Construction in Consolidated Formations
920.80	Special Type Wells
920.90	Construction Materials and Other Requirements
920.100	Finishing and Testing
920.110	Modification of Wells
920.120	Abandoned Wells
920.130	Permit Requirements
920.140	Administrative Hearings
920.150	Designation of Agents of the Department
920.160	Issuance of Water Well Permits by Units of Local Government
TABLE A	Casing and Liner Pipe Weights and Dimensions
TABLE B	Plastic Casing and Liner Pipe Specifications
ILLUSTRATION A	Unconsolidated Formations with Non-Stable Overburden
ILLUSTRATION B	Unconsolidated Formations with Stable Overburden
ILLUSTRATION C	Gravel Wall Construction
ILLUSTRATION D	Aquifer Below Creviced Formations
ILLUSTRATION E	Creviced Formations
ILLUSTRATION F	Bored or Dug Well - Well Not Finished With Buried Slab
ILLUSTRATION G	Bored or Dug Well - Buried Slab Construction

AUTHORITY: Implementing and authorized by the Illinois Water Well Construction Code (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 116.111 et seq., as amended by Public Act 85-1225, effective August 30, 1988.

SOURCE: Adopted September 12, 1973; amended at 2 Ill. Reg. 42, p. 35, effective October 16, 1978; rules repealed, new rules adopted and codified at 7 Ill. Reg. 9633, effective August 1, 1983; amended at 12 Ill. Reg. 2990, effective January 13, 1988; amended at 13 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE OR PARAPHRASE THEREOF.

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Section 920.30 General Requirements

- a) Authorized Constructor. Water wells subject to this Part shall be constructed only by persons having a valid license under the Illinois Water Well and Pump Installation Contractor's License Act (Ill. Rev. Stat. 1985, 1987 ch. 111, pars. 7101 et seq.) unless exempt under provisions of that Act.
- b) Reports. Within 30 days after a water well has been constructed or modified, the contractor shall submit a report of construction to the Department on such forms as are prescribed and furnished by the Department.
- c) Variance.
 - 1) If conditions exist at a proposed installation site which preclude compliance with the requirements of this Part, the contractor may request a variance by submitting to the Department a written request outlining a specific proposal to be used in lieu of compliance with this Part. The request shall include a plot plan of the property showing lot size, the location of sewers, septic tanks, buildings, seepage fields, and other sources of contamination on the property and adjacent property with distances shown to the proposed well. A description of geological and soil conditions shall also be included. The Department will notify the applicant in writing of its decision either to grant or deny the variance. A variance shall be requested and approved before well construction begins.

2) After a well has been drilled for which a variance has been issued, the contractor shall submit two water samples to the Department laboratory for analysis after the well is completed. ~~one sample to~~ The first sample shall be submitted within 30 days; and the second sample ~~to~~ shall be submitted within 60 days following completion of the well but not less than 30 days following collection of the first sample ~~after construction of the well is completed.~~ The Department shall approve the variance if the proposal is in accord with accepted public health and sanitary engineering principle and practices, and if the resulting water well pump installation can be expected to provide a continuously safe and sanitary water supply.

- 3) Examples of location problems which would preclude compliance with this Part would be the proposed location of a well too close to septic tanks, buildings, sewer lines, or barnyards.

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- 4) Examples of public health and engineering principles that would be considered in issuing a variance would be ground surface conditions, depth of the water table, the location of sources of contamination, the ability of the existing soil to remove bacteria, and geologic conditions.

(Source: Amended at 13 Ill. Reg. ____, effective ____)

Section 920.50 Location

- a) General. In establishing the location of a well, the constructor shall give consideration to sources of contamination which exist on or adjacent to the premises where the well is to be located. As far as possible, the well shall be located on ground which is higher than sources of contamination and shall have ready access for repairs, maintenance, treatment and inspection. All water wells, except monitoring wells, shall be located in accordance with the minimum distances in Section 920.50(b) and shall be constructed in accordance with the requirements of this Part.
- b) Relation to Sources of Contamination. Determination of minimum lateral distances to locate a well from potential sources of contamination, involves evaluation of the character and location of the sources of contamination, types of geologic formations present, depth to the aquifer, direction of ground water flow, effect on the ground water movement by well pumping and possibilities of flooding of the site by surface waters. Based on practice and experience, accepted minimum lateral distances for some common sources of pollution with respect to a well have been established. The lack of specific distances for other possible sources of contamination such as streams, refuse disposal sites, excavations, waste treatment facilities, buried oil and gasoline storage tanks, improperly constructed wells and cisterns, does not minimize their potential hazards. These must be evaluated in each particular situation and a distance arrived at based on the pertinent facts. The Department may be called on for assistance in determining a proper distance.

- 1) The following minimum lateral distances shall apply for the common sources of contamination listed:

MINIMUM LATERAL DISTANCES FOR CLAY AND LOAM SOILS	
SOURCES OF CONTAMINATION	
Cess Pools	150 Feet
Leaching Pit	100 Feet
Pit Privy	75 Feet

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Subsurface Seepage Tile	75 Feet
Manure Piles	75 Feet
Septic Tank	50 Feet
Barnyard	50 Feet

Sewers (Non-earthen-iron)
(non-perforated) A well or
suction piping may be located to
within 10 feet of a sewer provided
the sewer consists of cast iron
pipe with water tight mechanical
joints or schedule 40 PVC pipe or
heavier with water tight joints.

<u>Sewers-(Cast-Iron-with-watertight leaded-or-mechanical-joints)</u>	50 Feet
<u>Sewers-(Schedule-40-or-heavier plastic-pipe-with-solvent cemented-or-elastomeric seal-joints)-Pipe-is-solid-pipe not-perforated-</u>	10-Feet

<u>Footings Drains (No connection to a sewer or a sump handling sewage)</u>	10 Feet
<u>Pump House Floor Drain</u>	2 Feet
<u>Lakes, Ponds, or Streams</u>	25 Feet

2) When the upper formations are more pervious, the lateral distances shall be increased (i.e. double the distance for highly pervious gravel formations.)

3) Prohibitions. Beginning January 8, 1988, no new non-community, semi-private or private water system well may be located within 200 feet of any potential primary or potential secondary source or any potential route, unless some other distance is allowed or required in Section 920.50 (b)(1). Where the owner is the same for both the well and a potential secondary source or a potential route, the well shall be no closer than 75 feet from the potential route or potential secondary source, unless attested some other distance is allowed or required in Section 920.50(b)(1).

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4) Where the owner of a potable well is the same owner of a potential primary source, potential secondary source, or a potential route, the Department shall allow a variance to the minimum separation distances required between a potable well and a potential primary source, potential secondary source or a potential route if a demonstration is provided by the owner of the potable water well that applicable protective measures will be utilized to minimize the potential for contamination of the well, and if the resulting well installation can be expected to provide a continuously safe and sanitary water supply in compliance with the Act, this Part and the Department's Drinking Water Systems Code (77 Ill. Adm. Code 900). Applicable protective measures may include ensuring sources of contamination are down grade from the water source or isolation of the potential source of contamination in such a manner as to prevent a route of contamination of the ground water, or isolating the potential source of contamination to prevent accidental introduction of contaminants into ground water. In order to obtain a variance the owner must comply with Section 920.30(c). (Section 6(a) of the Act).

c) Flood Water. Locations subject to flooding shall be avoided. If no reasonable alternate site exists, wells may be constructed in flood zones providing special protective construction is included. The casing of the well shall terminate not less than two feet above the maximum known flood water elevation.

d) Relation to Building. With respect to buildings, pits, and basements the location of a well shall be as follows:

- 1) Adjacent to Building. When a well must be located adjacent to a building, it shall be so located that the center line of the well extended vertically will clear any projection from the building by not less than two feet.
- 2) Pits and Basements. New wells shall not be constructed in pits or basements.

(Source: Amended at 13 Ill. Reg. ____, effective ____)

Section 920.70 Drilled Well Construction in Consolidated Formations

- a) Creviced Formations - Earth Cover Less Than 30 Feet. Creviced or cracked limestone or dolomite which is the upper bedrock formation and is overlain by a mantle of earth having a thickness less than 30 feet, shall be used as a source of ground water supply when constructed by one of the following methods:

1) Where the earth mantle is less than 30 feet in thickness, the well casing shall extend to a depth of at least 40 feet below ground level. The diameter of the drill hole shall be a minimum of two inches greater than the inner diameter of the casing. The annular space shall be pressure cement grouted as provided for in Section 920.90(g).

2) Where the well is drilled to obtain water from a lower formation the casing shall extend at least through the creviced formation and be seated in firm rock. The diameter of the drill hole through the creviced formation shall be a minimum of two inches greater than the inner diameter of the casing. The annular space shall be pressure cement grouted as provided in Section 920.90(g). When an outer casing is left in place, the annular space between the casings shall be pressure cement grouted and the annular opening around the outer casing shall be sealed with drill cuttings, clay slurry, bentonite, or cement grout. (See Illustration D.)

b) Earth Mantle Over 30 Feet in Thickness. Where the earth mantle is greater than 30 feet in thickness, the casing shall be fitted with a drive shoe and be driven to a firm seat in the limestone or dolomite and the annular space around the casing through the earth mantle sealed with drill cuttings, clay slurry, bentonite or cement grout. Plastic casing shall be installed as required in Section 920.70(d) (See Illustration E.)

c) Flowing Artesian Well. Initial drilling operations shall extend into but not through the formation confining the water. The casing shall be installed and the annular opening between drill hole and casing sealed with cement grout and allowed to set. The hole shall then be extended into the artesian formation. Flow control from the well shall be provided by valved pipe connections, watertight pump connections, or receiving reservoirs set at an altitude corresponding to the artesian head.

d) Plastic Casing Installations. When plastic well casing is installed, the drill hole shall be a minimum of two inches greater than the inner diameter of the casing. The pipe spigot and socket shall be cleaned and treated with a cleaner-primer. Joints shall be solvent cemented with a quick setting cement, or threaded, and equipped. Other types of joints may be evaluated and approved by the Department. There shall be no penetrations through the inner casing. A coupling shall be cemented on the bottom of the casing to stabilize it in the hole. A steel nipple five to ten feet long may be used on the bottom of the casing in lieu of the coupling. In rock wells, the casing shall be set into the rock a minimum of three feet

to prevent leaking around the end of the casing. In areas where water is obtained at the rock surface, the casing shall be set just above the rock. A formation packer shall be installed just above the bottom of the casing. The annular opening between the casing and wall of the drill hole shall be sealed with bentonite slurry or neat cement grout for both rock and drift wells.

(Source: Amended at 13 Ill. Reg. ____, effective ____)

Section 920.80 Special Type Wells

a) General. Wells in this classification are dug, bored, driven, and radial collector. The choice of any one of these as opposed to a drilled well is largely dictated by the characteristics of the water bearing formations or aquifers in the local areas.

b) Bored or Dug Well - Well Not Finished With Buried Slab. Bored or dug wells that are not finished as buried slab wells shall comply with the following: (See Illustration F.)

1) Annular Opening. The open space between the excavation and the installed casing shall be grouted with concrete. The concrete shall be a minimum of six inches thick and be poured without construction joints from the ground surface to a minimum of ten feet below ground level. The contractor shall be responsible for the installation of the concrete grout. The diameter of the well bore below the grouting shall be a minimum of four inches greater than the outside diameter of the well casing and shall be filled with pea gravel to the well bottom.

2) Upper Terminal. The casing shall extend at least 8 inches above finished ground surface. A cover slab at least four inches thick, adequately reinforced and having a diameter sufficient to extend to the outer edge of the casing shall be provided. The slab shall be constructed without joints. The top of the slab shall be sloped to drain to all sides and a watertight joint made where the slab rests on the well casing. A manhole, if installed, shall consist of a curb cast in the slab and extending four inches above the slab. The manhole shall have a watertight cover having sides which overhang the curb at least two inches.

A) If a A vent is installed, it shall consist of pipe extending above the slab with the open end turned down and not less than six inches above the slab. The open end shall be covered with 24 mesh or finer screen of durable material. Venting is recommended.

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- B) Adequate sized pipe sleeve or sleeves shall be cast in place in the slab to accommodate the type of pump or pump piping proposed for the well.
- c) Bored or Dug Well - Buried Slab Construction. The well casing shall be terminated at a depth of 10 feet or more below the ground surface. Well casing shall meet the requirements in Section 920.90. This casing shall be firmly imbedded in or connected to a pipe cast in a reinforced buried concrete slab. The casing shall be a minimum of four inches in diameter and extend from the concrete slab to at least eight inches above finished ground surface. The annular opening between the casing pipe and the well bore shall be filled with clean earth thoroughly tamped to minimize settling, and mounded to drain away from the well. The contractor shall be responsible for the installation of the backfill. If the contractor can verify that pump installation using a pitless adaptor is scheduled to be done within seven calendar days, the earth backfill may terminate one foot below the frost level. The diameter of the well bore below the buried slab shall be a minimum of four inches greater than the outer diameter of the well casing and shall be filled with pea gravel to the well bottom. (See Illustration G.)
- d) Driven Well. The well point, drive pipe and joints shall be structurally suitable to prevent rupture during the driving of the well. If aids to driving are used, such as an augered starting hole or water jetting, the annular space around the drive pipe shall be sealed with cement grout or puddled clay. The type of pump proposed for the well will determine how the top ten feet or more of the well shall be completed. If the working barrel of a hand pump is to be located below ground surface, the upper portion of the well shall be enclosed in steel or iron casing pipe to a point below the barrel. So called "frost pits" curbed with stone, brick, tile, etc., are prohibited.
- e) Radial Collector Well. Approval of plans for the well shall be obtained from the Department before construction. Factors that will be considered for approval of a radial collector well will include depth of well, types of soil formations, location of well and sources of potential contamination in the surrounding area.

(Source: Amended at 13 Ill. Reg. ____, effective ____)

Section 920.90 Construction Materials and Other Requirements

- a) Casing and Liner Pipe. In selection of casing and liner pipe, consideration shall be given to the stress to which the pipe will be subjected during construction and the corrosiveness of the water with which it comes in contact. Used or reject pipe shall not be used.

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- 1) Steel well casing shall meet one of the following standards: American Society For Testing Materials (ASTM) A-53-81A, A-120-82, A-589-81A, or American Petroleum Institute 5L, March, 1982 Edition and conform to the minimum standards given in Table A.
- 2) Plastic well casing and liners shall meet the requirements of ASTM Standard F480-81 and the National Sanitation Foundation Standard Number (NSF) 14-1980, Plastic Piping System Components and Related Materials. Evidence of compliance shall be inclusion in the current NSF listing and display of the NSF seal on each section of casing, and marking the casing in accordance with the requirements of ASTM Standard F-480-81.
- 3) Plastic well casing and liners must be Standard Dimension Ratio (SDR) rated, have a Impact Classification of IC-1 in accordance with ASTM Standard F480-81 as a minimum, and conform to the minimum requirements given in Table B.
- b) Outer Casing. Casing intended for construction purposes only shall be of weight and design as necessary to be watertight and permit installation without distortion or rupture to the specified depth, and shall be removed upon completion of the well.
- c) Joints. All casing and liner pipe joints shall be watertight. When the water well casing is to be extended, the joint shall be a threaded coupling or welding if the casing is metal, or the joint shall be solvent welded if the casing material is plastic.
- d) Screens. Screen openings shall provide the maximum amount of open area consistent with strength of screen and the grading of the water bearing formation or gravel pack. The openings shall permit maximum transmitting ability without clogging or jamming. Screens shall be made of non-corrosive material.
- e) Drive Shoe. Pipe that is to be driven shall be equipped with a drive shoe.
- f) Grouting Guides. Protective casing that is to be grouted in the drill hole or annular opening shall be provided with a centering shoe and shall have sufficient guides or centralizers to permit the unobstructed flow and deposition of the thickness of grout specified.
- g) Pressure Cement Grouting. Procedures and materials for grouting shall be as follows:
- 1) Concrete Grout. The mixture shall consist of cement, sand and

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water, in the proportion of one bag of cement (94 pounds), and an equal volume of dry sand to not more than 6 (six) gallons of clean water.

- 2) Neat Cement Grout. The mixture shall consist of one bag of cement (94 pounds) to not more than six gallons of clean water. Additives such as bentonite or aquajel or similar materials may be added up to 6% by weight to increase fluidity and to control shrinkage.
- 3) Application. All cement grouting shall be performed by adding the mixture from the bottom of the annular opening upward in one continuous operation until the annular opening is filled or to the point of pitless adapter attachment. Bentonite, aquajel, or similar materials may be added to the annular opening in the manner indicated for grouting, prior to the cement grouting, to seal any small crevices or fissures and assure that the annular space is open.
- 4) Setting Time. Drilling operations shall not be resumed until the cement grout has set and hardened for at least 48 hours when hi-early strength cement is used and at least 72 hours when regular cement is used. Setting time may be reduced from 48 hours with hi-early strength cement and 72 hours with regular cement by addition of manufacturers' approved chemicals and following manufacturers' recommendations for setting time.
- h) Plumbness and Alignment. The bore of the hole shall be sufficiently plumb and straight to receive the casing without binding. The casing shall be sufficiently plumb and straight that it will not interfere with installation and operation of the pump.
- i) Construction Water. Water used in the drilling process shall be obtained from a source which will not result in contamination of the well. All such water shall be treated so as to maintain a free chlorine residual as an extra precaution.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 920.120 Abandoned Wells

- a) Abandonment of Wells. The owner of a potable water well, boring, or monitoring well shall assure that such well is sealed within thirty (30) days after it is abandoned and no longer used for the purpose for which it was intended. The Department shall grant an extension of this time provided the owner submits a written request to the Department indicating the reasons for the request and an estimate of

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time in which the well will be either sealed or reused. In granting an extension, the Department must be assured that applicable protective measures will be taken and the methods and materials will be in compliance with the Act and this Part. Applicable protective measures may include ensuring sources of contamination are down grade from the water source or isolation of the potential source of contamination in such a manner as to prevent a route of contamination of the ground water, or isolating the potential source of contamination to prevent accidental introduction of contaminants into ground water.

Wells shall be sealed by a licensed water well driller pursuant to the Water Well and Pump Installation Contractor's License Act. A person who is not so licensed may seal a well, provided a request is made to the Department prior to the commencement of sealing indicating how the well is to be sealed and the materials to be used. ~~The method and materials shall be in compliance with this Section, and approval must be granted by the Department prior to the commencement of the sealing where sealing is to be performed by a person who is not licensed.~~ The Department shall grant approval when requested prior to the commencement of sealing if the methods and materials are in compliance with this Section.

- b) Sealing Requirements. Potable water wells, borings, or monitoring wells which are abandoned shall be sealed by placing the sealing materials from the bottom of the well to the surface by methods that will avoid segregation or dilution of material in accordance with the following requirements:

- 1) Non-creviced, Consolidated formations. Wells extending into non-creviced sandstone, or other water bearing consolidated formations shall be sealed by filling the well with disinfected clean sand free of mud or dirt, or pea gravel to the top of the water bearing formation or to within 10 feet of the casing, whichever is less. Disinfection shall be accomplished by treating the area of the well which penetrates the aquifer in accordance with Section 920.100(b). Neat cement containing bentonite, aquajel or similar materials from 2% to 6% by weight or pure bentonite in any form shall be placed for a minimum 10 feet above this point or to the top of the water bearing formation, whichever is greater. A clay slurry or impervious material shall be used to fill the upper part of the well to the surface.

- 2) Creviced formations. Wells extended into creviced formations shall be sealed by filling with disinfected clean pea gravel to the top of the water bearing formation or to within 10 feet of

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the casing whichever is less. Neat cement containing bentonite, aquajel or similar materials from 2% to 6% by weight, or pure bentonite in any form shall be placed for a minimum of 10 feet above this point or to the top of the aquifer, whichever is greater. A clay slurry or impervious material shall be used to fill the upper part of the well to the surface.

- 3) Unconsolidated formations. In the event the water bearing formation consists of coarse gravel and producing wells are located nearby, the well shall be sealed by filling with disinfected clean pea gravel to the top of the water bearing formation. Neat cement containing bentonite, aquajel, or similar materials from 2% to 6% by weight, or pure bentonite in any form shall be placed for a minimum of 10 feet above this point. Clay or impervious material shall be used to fill the remaining upper part of the well to the surface. Abandoned wells extending only into unconsolidated formations near the surface can be sealed by completely filling with concrete, cement grout, neat cement or clay.
- 4) More than one water bearing formation. Where wells extend into more than one water bearing formation, each water bearing formation shall be sealed independently in the manner described in this Section depending upon the type of formation encountered. A neat cement plug shall be placed a minimum of 10 feet above and below all intermittent water bearing formations. Disinfected clean pea gravel shall be placed in each water bearing formation between plugs. A clay slurry or other impervious materials shall be used to fill all other parts of the well between plugs and the upper part of the well to the surface.
- 5) Artesian wells. In such wells, a cement retainer shall be used with pressure grouting equipment utilized to place cement grout. Neat cement shall be placed for a minimum of 10 feet above the water bearing formation. A clay slurry or other impervious materials shall be used to fill the upper part of the well to the surface.
- 6) Where the well casing consists of brick, stone, concrete blocks, porous tile, or other porous material, the casing shall be removed to a depth of at least ten (10) feet below the surface.
- c) Non-Producing well. Where a potable water well is drilled and a water bearing formation is not located, the water well shall be filled with clay, drill cuttings, or neat cement containing bentonite, aquajel or similar materials from 2% to 6% by weight, or

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pure bentonite in any form by the water well driller not more than ten (10) calendar days after the well has been drilled.

- d) The well casing shall be removed to at least 3 feet below final grade.
- e) Notification.
 - 1) The Department, approved local health department, or approved unit of local government shall be notified by telephone or in writing at least 48 hours prior to the commencement of any work to seal a potable water, boring, or monitoring well.
 - 2) The Department shall be notified when a potable water, boring, or monitoring well is sealed by the owner of the water well not more than 30 days after the water well is sealed. The following shall be submitted on forms provided by the Department:
 - A) The date the water well was drilled.
 - B) Depth of the well and diameter.
 - C) Location of the well.
 - D) Type of sealing method used.
 - E) Original water well permit number.
 - F) Date the well was sealed.
 - G) Type of well (boring, dug, or drilled.
 - H) Whether the formation is clear of obstructions.
 - I) Casing Record (explanation of the required removal).
 - J) Water Well Drillers License number and name.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 920.130 Permit Requirements

- a) Permit. Effective January 1, 1988, a permit to construct or deepen a private or semi-private water well or a water well to serve a non-community water system must be obtained from the Department prior to construction.
- b) Application. Application for a permit shall be made on the forms

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provided by the Department. All applications for permit shall include a plan and drawing of the proposed construction. At a minimum the plan must include:

- 1) A drawing indicating lot size with dimensions to septic tanks, location of any abandoned wells, property lines, seepage fields, sewers, and all other sources of contamination and an indication of the type of contamination source.
- 2) Water well driller's license number and name.
- 3) Estimated daily pumping capacity.
- 4) The location of the water well including, county, city, street address or lot number, township, range, directions to the site (i.e., subdivision lot number, highway number, secondary roads, signs to follow, etc.), and section.
- 5) Name and address of the owner of the well.
- 6) Type of well to be constructed (bored, dug, or drilled).
- 7) An estimate of the depth of the well.
- 8) Type of well (i.e., private water well, semi-private water well, or non-community public water well).

c) Expiration. A permit is void if construction has not commenced within one year of date of issuance.

d) Water Well Fee. The fee to be paid for a permit to construct or deepen a water well shall be \$75.00.

e) The Department shall grant permit requests which meet the requirements of the Act and this Part. The Department's standards for denial of a permit request are set forth in Section 920.130(f).

f) Groundwater Contamination.

- 1) The Department shall deny the approval of a permit request when available information indicates that the groundwater aquifer contains contamination which renders the water unsafe under the Department's Drinking Water Systems Code (77 Ill. Adm. Code 900). A potential public health problem may be detected on the basis of a sanitary survey, laboratory analyses, location of known sources of pollution, condition of water supply, type of construction or information from previous well owners which

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might indicate the water would be too hazardous to drink.

- 2) The Department shall grant approval of a request for a permit when approved treatment is shown to reduce contaminant levels below the levels of recognized health advisories or established by the Department and the federal government and referenced below. Such treatment includes, but is not limited to, sampling for additional contaminants, more frequent sampling for contaminants, or imposing of maximum contaminant levels specified in the Department's Drinking Water Systems Code (77 Ill. Adm. Code 900) Federal National Interim Primary Drinking Water Regulations (40 CFR 141, 1987 August-27,--1989), or in National Primary Drinking Water Regulations (40 CFR 141 and 142, July 8, 1987 52 Fed. Reg. 25690 through 25717), or in recognized public health advisories concerning the safety of drinking water issued by the Department or U.S.E.P.A.

- g) Notification. Effective January 1, 1988, any person who constructs or deepens a potable water well for which a permit has been issued under this Part, shall notify the Department, or approved local health department, or approved unit of local government by telephone or in writing at least two days prior to commencement of the work.

(Source: Amended at 13 Ill. Reg. ____, effective ____)

Section 920.150 Designation of Agents of the Department

- a) The Department may designate and use full-time municipal, district, county, or multi-county health departments as its agents for the purpose of performing inspections of water well construction, investigating complaints, inspecting existing water wells and inspecting the work of water well drillers. Such health departments which desire approval as an agent shall make such request in writing to the Department.

- b) The Department shall designate such health departments as its agent provided the health department agrees to perform inspections of all water wells for which a permit has been issued by the Department and inspects the sealing of all abandoned water wells and enters into a written agreement with the Department for the conduct of an inspection program.

(Source: Added at 13 Ill. Reg. ____, effective ____)

Section 920.160 Issuance of Water Well Permits by Units of Local Government

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a) Approval. A unit of local government may issue potable water well construction permits provided such units of local government adopt an ordinance which requires the unit of local government to issue water well permits, and which establishes a system for the inspection of water well construction and regulation and provided such ordinance is approved by the Department.

b) In order to receive approval of an ordinance, the unit of local government must submit a request for approval from the Department and must submit a copy of such ordinance including all amendments. The ordinance shall be approved by the Department provided the ordinance:

1) has been adopted by the unit of local government and shall be in effect

2) adopts the Illinois Water Well Construction Code (77 Ill. Adm. Code 920) and the Illinois Water Well Pump Installation Code (77 Ill. Adm. Code 925)

3) requires the inspection by the unit of local government of each water well for which a permit is issued and the sealing of each abandoned potable water well, boring, or monitoring well within its jurisdiction. The unit of local government shall enter into a written agreement with the Department for the conduct of an inspection program.

c) Required Information. An approved unit of local government which has an ordinance approved by the Department in accordance with Section 920.160(a) of this Part shall submit to the Department the information listed in Section 920.130(b) of this Part for each potable water well permit issued. This information shall be submitted within 30 days of issuance of the date of issuance of the permit and shall be submitted on forms provided by the Department.

Added at 13 Ill. Reg. _____, effective _____)

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1) Heading of the Part:

Illinois Water Well Pump Installation Code

2) Code Citation:

77 Ill. Adm. Code 925

3) Section Numbers:

925.30
925.40

Proposed Action:

Amendment
Amendment

4) Statutory Authority:

Illinois Water Well Pump Installation Code

Ill. Rev. Stat. 1987, ch. 111 1/2, par. 116.151 et seq.

5) A Complete Description of the Subjects and Issues Involved:

In Section 925.30, the amendment would delete the requirement that a water well pump installation form be sent to the Department. The information on this form is no longer needed.

In Section 925.40, the amendment adopts the current National Electric Code for the installation of water well pumps and the current pitless well adaptor standard, requires wells to be vented instead of making a recommendation, and requires the well to be backfilled after the piping is installed.

The Department anticipates that this rulemaking will have minimal economic impact.

The Department anticipates adopting the rulemaking within 6 to 9 months of initial proposal.

6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?

Yes _____ No X

7) Does this Rulemaking Contain an Automatic Repeal Date? Yes _____ No X

If "yes," please specify the date: _____

8) Does this Rulemaking Contain Any Incorporations By Reference?

Yes X No _____

If "yes," please specify type: 6.02(a) X or 6.02(b) _____

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9) Are there any other Proposed Amendments Pending on this Part?

Yes ☐ No ☒

If Yes:

Section Numbers	Proposed Action	Ill. Reg. Citation
-----------------	-----------------	--------------------

10) Statement of Statewide Policy Objectives:

Please specify: To establish rules for the proper installation of water well pumps, and to adopt the current edition of the National Electric Code.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Mr. Robert John Kane, Division of Governmental Affairs, Illinois Department of Public Health, 525 West Jefferson, Second Floor Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Robert John Kane at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: October 18, 1988

B) Type of Small Businesses Affected:
Water well pump installation contractors.

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:
None.

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D) Types of Professional Skills Necessary for Compliance:

None.

The full text of the Proposed begins on the next page:

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TITLE 77: PUBLIC HEALTH
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER r: WATER AND SEWAGE

PART 925
ILLINOIS WATER WELL PUMP INSTALLATION CODE

SECTION
925.10
925.20
925.30
925.40
925.50

Definitions

Scope

General Requirements

Pump Installation

Disinfection and Samples

AUTHORITY:

Implementing and authorized by the Illinois Water Well Pump Installation Code (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 116.151 et. seq.).

SOURCE:

Adopted September 12, 1973; amended at 2 Ill. Reg. 42, p. 35, effective October 16, 1978; rules repealed, new rules adopted and codified at 7 Ill. Reg. 9662, effective August 1, 1983; amended at 13 Ill. Reg. _____, effective _____.

Section 925.30 General Requirements

a) Installation Contractor. Installation of pumps or equipment shall be made only by or under supervision of persons, firms or corporations holding a valid license under the Illinois Water Well and Pump Installation Contractor's License Act (Ill. Rev. Stat. 1987, ch. 111, pars. 7101 et seq.) unless exempt from the provisions of that Act.

b) ~~Completion Report.--Within 30 days after a water well pump or equipment has been installed, the contractor shall submit a report of the installation on such forms as are prescribed and furnished by the Department.~~

b)e) Variance. If conditions exist at a proposed installation site which preclude compliance with the requirements of this Part, the contractor may request a variance by submitting to the Department a written request outlining a specific proposal to be used in lieu of compliance with this Part. The Department shall approve the variance if the proposal is in accord with accepted public health and sanitary engineering principles and practices, and if the resulting water well pump installation can be expected to provide a continuously safe and sanitary water supply. The Department shall notify the applicant in

the well bore hole or any excavation made to install the pitless adapter shall be filled with compacted earth to minimize settling and mounded to provide drainage away from the well. The contractor shall be responsible for the installation of the earth backfill.

d)

Hand Pumps. Hand pumps shall be of the force type equipped with a packing gland around the pump rod, a delivery spout which is closed and downward directed, and a one-piece bell type base which is part of the pump stand or is attached to the pump column in a watertight manner. The bell base of the pump shall be securely attached to the casing or pipe sleeve.

e)

Power Driven Pumps. The design and operating principles of each type of power driven pump determines where each may be located with respect to a well. The location selected for the pump determines what factors must be considered to make an acceptable installation.

1)

Location Above Well. Any power driven pump located over a well shall be so mounted on the well casing, pipe sleeve, pump foundation or pump stand that a watertight closure is or can be made for the open end of the casing or sleeve. The pump base bolted with a neoprene or rubber gasket or equivalent watertight seal to a foundation or plate provides an acceptable seal. On large pump installations, the bolting may be omitted when the weight of pump and column is sufficient to make a watertight contact with the gasket. If the pump unit is not located over the casing or pipe sleeve, but the pump delivery or suction pipe emerges from the top of the well, a well seal or equivalent shall be installed between the well casing and pipe to provide a watertight closure.

2)

Location in Well. This type of location is permissible for submersible pumps only. When the discharge line leaves the well at the top of the casing, the opening between the discharge line and casing or pipe sleeve shall be sealed watertight with a well seal or equivalent device. When an underground discharge is desired, a pitless well adapter shall be installed. A check valve shall not be permitted between the well and the inlet side of the pressure tank.

3)

Offset From Well. Pumps offset from the well, if not located in an above ground pump house or other building, may be located in an approved basement provided the pump and all suction pipes are elevated at least 12 inches above the floor. All portions of suction lines buried below the ground surface between the well and the pump shall be enclosed in a pressure discharge line maintained at system pressure.

writing of its decision either to grant or deny the variance. Factors to be considered in the approval of variance proposals will include location of pump installation, sources of potential contamination, depth to water table, past sampling history of the well, the type and location of the pump and other geological conditions at individual installations.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 925.40 Pump Installation

- a) Upper Well Terminal. Well casing and pitless well adapters shall terminate not less than eight (8) inches above the finished ground surface or pump house floor and at least 24 inches above maximum high water level in areas where flooding is likely to occur. No casing shall be cut off or cut into below ground level except to install a pitless well adapter.

b) Well Pits

- 1) No new well pits shall be allowed. Existing well pits shall not be altered or changed.
- 2) Existing pits will be accepted if the following conditions exist:
- A) The pit shall be structurally sound and watertight. The casing shall extend at least twelve (12) inches above the pit or basement floor and have a well seal to prevent contaminants from entering the well.
- B) A watertight manhole and cover must be provided for the pit.
- 3) No existing well pit shall be modified to comply with Section 925.40(b)(2) above. Existing pits which are not in compliance with Section 925.40(b)(2), shall be eliminated and the floor or one wall of the pit shall be broken or removed and the pit shall be filled with compacted earth.

- c) Pitless Well Adapter. No well casing shall be cut off or cut into below ground surface except to install a pitless well adapter, below the frost level. Pitless well adapters shall comply with the requirements of the National Sanitation Foundation (NSF) Standard Number 6-8 56 entitled Pitless Well Adapters, July-1970 November, 1986 edition and shall bear the NSF seal. Pitless well adapters approved by this Department prior to July 1, 1983 shall continue to be approved. A list of approved pitless well adapters will be periodically updated and a copy of this list may be obtained from the Department. The annular opening between the well casing and

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- f) Vents. Vent piping shall be of adequate size to allow equalization of air pressure in the well and shall be not less than one-half inch in diameter. Vent openings shall be located in such a manner as to prevent contamination of the well. The vent opening shall terminate at least 8 inches above the finished grade and shall be screened with secured in position, reasonably tamper proof, and be screened with not less than 24-mesh durable screen or filtered in such a manner as to prevent the entry of insects. Particular attention shall be given to proper venting of wells in areas where toxic or inflammable gases are known to be a characteristic of the water. If determined that either of these types of gases are present, all vents when located in buildings shall be extended to discharge outside of the building at a height where they will not be a hazard. Venting is recommended required.

- g) Pump Bearing Lubrication. Lubrication of bearings of power driven pumps shall be with water or oil which will not adversely affect the quality of the water to be pumped.

- 1) Water Lubrication. If a storage tank is required for lubrication water, it shall be designed to protect the water from contamination.

- 2) Oil Lubrication. The reservoir shall be designed to protect the oil from contamination. The oil shall not contain substances which will cause odor or taste to the water pumped.

- h) Water Level Measurement. On wells of large capacity, provisions for measuring the water level in the well is desirable. Piping for this purpose shall terminate above the upper well terminal, be capped watertight, and all openings around the piping at the point of entry into the well-sealed watertight.

- h) Electrical Installations. All electrical installations shall be performed and maintained in accordance with the National Electric Code 1987 edition.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

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1) Heading of the Part: Cancellation, Revocation and Suspension of Licenses or Permits

2) Code Citation: 92 Ill. Adm. Code 1040

3) Section Numbers

1040.30
1040.40

Proposed Action

Amendment
Amendment

4) Statutory Authority: Section 2-104(b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 2-104(b) and Section 6-206 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-206).

5) A Complete Description of the Subjects and Issues Involved: This proposed rulemaking establishes the criteria for suspending or revoking a person's driving privileges when he/she is convicted of three (3) or more traffic offenses within twelve (12) months or when he/she is repeatedly convicted of violating traffic laws or repeatedly involved in motor vehicle accidents.

6) Will this proposed rule replace an emergency rule currently in effect: No.

7) Does this rulemaking contain an automatic repeal date? Yes ☒ No.

8) Does this proposed amendment contain incorporations by reference? No.

9) Are there any other proposed amendments pending on this Part? Yes.

Section Number	Proposed Action	Illinois Register Citation
1040.66	New Section	12 Ill. Reg. 15947 (October 7, 1988)

10) Statement of Policy Objectives: This amendment has no effect on local units of government.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: The Secretary of State will fully consider all comments received within 45 days of the date this notice is published. All comments must be in writing and should be sent to:

Carolyn M. Taft
Assistant Counsel to the Secretary
2701 S. Dirksen Parkway
Springfield, IL 62723
217/782-5356

12) Initial Regulatory Flexibility Analysis: After careful consideration, the Secretary of State does not feel that this proposed rulemaking will affect any types of small businesses and the proposed rule has not been submitted to the Small Business Office of the Department of Commerce and Community Affairs.

The full text of the Proposed Rule(s) begins on the next page:

NOTICE OF PROPOSED AMENDMENTS

TITLE 92: TRANSPORTATION
CHAPTER II: SECRETARY OF STATEPART 1040
CANCELLATION, REVOCATION, OR SUSPENSION OF LICENSES OR PERMITS

Section
1040.10 Court to Forward Licenses and Reports of Conviction
1040.20 Illinois Traffic Offense Table
1040.30 3 or More Traffic Offenses Committed Within 12 Months
1040.32 Suspension or Revocation of Licenses or Permits Used Fraudulently
1040.35 Commission of Offense Requiring Mandatory Revocation Upon Conviction
1040.38 Commission of a Traffic Offense in Another State
1040.40 Repeated Convictions or Collisions
1040.42 Fleeing and Eluding
1040.43 Illegal Transportation
1040.46 Fatal Accident and Personal Injury Suspension
1040.48 Vehicle Emission Suspensions
1040.50 Suspension or Revocations of a License or Commercial Vehicle Driver
1040.60 Release of Information Regarding a Disposition of Court Supervision
1040.65 Offenses Occurring on Military Bases
1040.70 National Driver Register

AUTHORITY: Implementing Articles II and VII of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 6-201 et. seq. and 6-700 et. seq.) and authorized by Section 2-104(b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 2-104 (b)).

SOURCE: Filed September 22, 1972; amended at 3 Ill. Reg. 26, p. 282, effective June 30, 1979; amended at 5 Ill. Reg. 3533, effective April 1, 1981, amended at 6 Ill. Reg. 4239, effective April 2, 1982; codified at 6 Ill. Reg. 12674; amended at 8 Ill. Reg. 2200, effective February 1, 1984; amended at 8 Ill. Reg. 3783, effective March 13, 1984; amended at 8 Ill. Reg. 18925, effective September 25, 1984; amended at 8 Ill. Reg. 23385, effective November 21, 1984; amended at 11 Ill. Reg. 15265, effective September 4, 1986; amended at 11 Ill. Reg. 16927, effective October 1, 1987; amended at 11 Ill. Reg. 20659, effective December 8, 1987; amended at 12 Ill. Reg. 2148, effective January 11, 1988; amended at 12 Ill. Reg. 14351, effective September 1, 1988; amended at 12 Ill. Reg. 16153, effective September 15, 1988; amended at 12 Ill. Reg. 16906, effective October 1, 1988; amended at 12 Ill. Reg. 17520, effective October 1, 1988, amended at 12 Ill. Reg. _____, effective _____.

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Section 1040.30 3 Or More Traffic Offenses Committed Within 12 Months

a) For the purposes of this Section, the following definitions shall apply:

"Auto Emissions Suspension" - suspension for failing to have a vehicle tested or failing a vehicle inspection as required pursuant to Section 13A-101 et seq. of the Illinois Vehicle Emissions Inspection Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 13A-101 et seq.).

"Conviction" - a final adjudication of guilty by a court of competent jurisdiction either after a bench trial, trial by jury, plea of guilty, order of forfeiture or default as defined in Section 6-100(b) of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-100(b)).

"Curfew Violation Suspension" - suspension of a minor for operating a vehicle on a highway during a prescribed hour without an adult or as otherwise provided in accordance with Section 2371 of An Act relating to a curfew for certain children (Ill. Rev. Stat. 1987, ch. 23, par. 2371) in accordance with Section 6-206(a)(13) of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-206(a)(13)).

"Department" - Department of Driver Services within the Office of the Secretary of State.

"Failure to Appear Suspension" - suspension for failing to pay fine or appear in court following the issuance of a traffic ticket as provided in Section 6-306.3 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-306.3).

"Financial Responsibility Suspension" - suspension in accordance with Section 7-304 and Section 7-305 of the Illinois Safety Responsibility Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 7-304 and 7-305).

"Miscellaneous Suspensions" - suspensions for safety responsibility, financial responsibility, warrant parking/traffic, auto emissions, failure to appear, curfew, or unsatisfied judgment.

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"Prior Suspension or Revocation" - a suspension or revocation or extension of a suspension or revocation which appears on the driving record.

"Safety Responsibility Suspension" - suspension in accordance with Section 7-205 and Section 7-208 of the Illinois Safety Responsibility Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 7-205 and 7-208).

"Unsatisfisfied Judgement Suspension" - suspension in accordance with Section 7-303 and Section 7-313 of the Illinois Safety Responsibility Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 7-303 and 7-313).

"Warrant Parking/Traffic Suspension" - suspension for arrest warrants issued for failure to pay fines for traffic or parking violations as described in Section 6-306.3 and/or 6-306.5 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-306.3 and/or 6-306.5).

- b) A person who has been convicted of three (3) or more point assigned traffic violations offenses as listed in Section 1040.20 of this Part (type action 97 or 99), excluding any conviction previously used as a basis for action, which were committed within a twelve (12) month period shall be liable identified by the Department for review for possible driver's license and/or driving privilege suspension or revocation pursuant to Section 6-206(a)(2) of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-206(a)(2)) provided no more than six (6) months has elapsed between the effective date of the suspension or revocation and the last conviction date.

- 1) In determining such action/ If a person's driving record indicates no prior suspensions excluding miscellaneous suspensions or revocations within a seven (7) year period from the effective date of the suspension or revocation, the following point table shall be used in computing whether an order of suspension, the length of a suspension or whether a revocation is to be entered and recorded and the period of suspension for the first such action within a seven (7) year period to the driving record.

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POINT TABLE

Number of Points	Action
0 through 14	No Action
15 through 44	A 2 month suspension
45 through 74	A 3 month suspension
75 through 89	A 6 month suspension
90 through 99	A 9 month suspension
100 through 109	A 12 month suspension
110 or more	Revocation

b) The driver's license of a person who has accumulated sufficient points to warrant a suspension or revocation within a seven (7) year period may be either suspended or revoked depending on the number of points. In the event of a second suspension in the seven (7) year period, if the person has had one prior suspension or one prior revocation within a seven (7) year period from the effective date of the suspension or revocation excluding action taken pursuant to Section 6-206(a)(3) of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat., 1987, ch. 95 1/2, par. 6-206(a)(3)) and excluding those defined as Miscellaneous Suspensions, the length of suspension/ determined by the point table/ is doubled to apply at the type and duration of action/ following point table shall be used in computing whether an order of suspension, the length of a suspension or whether a revocation is to be entered and recorded to the driving record.

POINT TABLE

Number of Points	Action
0 through 14	No Action
15 through 44	A 4 month suspension
45 through 74	A 6 month suspension
75 through 109	A 12 month suspension
110 or more	Revocation

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- 3) If the person has in effect, a suspension for safety responsibility, financial responsibility or an unsatisfied judgment and at least one of the three or more convictions for offenses was committed after the effective date of the suspension for safety responsibility, financial responsibility or an unsatisfied judgment, the following point table shall be used in computing whether an order of suspension or revocation is to be entered to the driving record:

POINT TABLE

Number of Points	Action
0 through 14	No Action
15 through 109	A 12 month suspension
110 or more	Revocation

- 4) Notice of suspension or revocation will be given pursuant to Section 6-209 of the Illinois Driver Licensing Law of the Illinois Vehicle Code and Section 2-114 of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 6-209 and 2-114).

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 1040.40 Repeated Convictions or Collisions

- a) For the purposes of this Section, the following definitions shall apply:

"Auto Emissions Suspension" - suspension for failing to have a vehicle tested or failing a vehicle inspection as required pursuant to Section 13A-101 et seq. of the Illinois Vehicle Emissions Inspection Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 13A-101 et seq.).

"Conviction" - a final adjudication of guilty by a court of competent jurisdiction either after a bench trial, trial by jury, plea of guilty, order of forfeiture or default as defined in Section 6-100(b) of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-100(b)).

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"Curfew Violation Suspension" - suspension of a minor for operating a vehicle on a highway during a prescribed hour without an adult or as otherwise provided in accordance with Section 2371 of An Act relating to a curfew for certain children (Ill. Rev. Stat. 1987, ch. 23, par. 2371) in accordance with Section 6-206(a)(13) of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-206(a)(13)).

"Department" - Department of Driver Services within the Office of the Secretary of State.

"Failure to Appear Suspension" - suspension for failing to pay a fine or appear in court following the issuance of a traffic ticket as provided in Section 6-306.3 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-306.3).

"Financial Responsibility Suspension" - suspension in accordance with Section 7-304 and Section 7-305 of the Illinois Safety Responsibility Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 7-304 and 7-305).

"Miscellaneous Suspensions" - suspensions for safety responsibility, financial responsibility, warrant parking/traffic, auto emissions, failure to appear, curfew, or unsatisfied judgment.

"Prior Suspension or Revocation" - a suspension or revocation or extension of a suspension or revocation which appears on the driving record.

"Safety Responsibility Suspension" - a suspension in accordance with Section 7-205 and Section 7-208 of the Illinois Safety Responsibility Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 7-205 and 7-208).

"Unsatisfied Judgment Suspension" - suspension in accordance with Section 7-303 and Section 7-313 of the Illinois Safety Responsibility Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 7-303 and 7-313).

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"Warrant Parking/Traffic Suspension" - suspension for arrest warrants issued for failure to pay fines for traffic or parking violations as described in Sections 6-306.3 and/or 6-306.5 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat., 1987, ch. 95 1/2, pars. 6-306.3 and/or 6-306.5).

b) ~~The driver license of a~~ A person who has been repeatedly involved as a driver in ~~multiple~~ motor vehicle accidents or repeatedly ~~convicted~~ of traffic offenses to a degree which indicates the lack of ability to exercise ordinary and reasonable care in the safe operation of a motor vehicle, or whose record indicates disrespect for traffic laws and the safety of other persons on the highway, ~~and who has accumulated sufficient points to warrant a~~ ~~second suspension within a 5 year period, may either be suspended or~~ ~~revoked by the Secretary of State based upon the number of points in~~ ~~his record. A person's driver's license which has been suspended~~ ~~shall be revoked within a 10 year period may be revoked.~~ shall be reviewed by the Department for possible driver's license and/or driving privilege suspension or revocation pursuant to Section 6-206(a)(3) of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat., 1987, Ch. 95 1/2, par. 6-206(a)(3)). Upon review, if a determination is made by the Department that additional convictions accumulating 90 or more points have been received after the effective date of a twelve (12) month suspension entered under Section 1040.30 of this Part, or under this Section and the 90 or more additional or accumulated points were a result of convictions occurring during the same period of time as the convictions used for the twelve (12) month suspension, the person shall be revoked under Section 6-206(a)(3) of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat., 1987, ch. 95 1/2, par. 6-206(a)(3)).

c) A person who has been convicted of three (3) or more point assigned traffic violations committed within a twelve (12) month period as listed in Section 1040.20 of this Part (type action 97 or 99), excluding any conviction previously used as a basis for action, shall be identified for review for possible driver's license and/or driving privilege suspension or revocation pursuant to Section 6-206(a)(3) of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat., 1987, ch. 95 1/2, par. 6-206(a)(3)).

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1) If a person's driving record indicates one (1) or more prior suspensions or revocations under Section 6-206(a)(3) of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat., 1987, ch. 95 1/2, par. 6-206(a)(3)) within a seven year period from the effective date of the revocation, the following point table shall be used to enter an order of revocation and shall be recorded to the driving record:

POINT TABLE

Number of Points	Action
0 through 14	No Action
15 or more	Revocation

2) If a person's driving record indicates two (2) or more prior suspensions or revocations within a seven (7) year period from the effective date of the suspension or revocation, excluding miscellaneous suspensions and suspensions or revocations under Section 6-206(a)(3) of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat., 1987, ch. 95 1/2, par. 6-206(a)(3)), the following point table shall be used in computing whether an order of suspension or revocation is to be entered and recorded to the driving record:

POINT TABLE

Number of Points	Action
0 through 14	No Action
15 through 109	A 12 month suspension
110 or more	Revocation

3) If a person has a point total which exceeds 109 and more than six (6) months has elapsed between the time of the last conviction date and the effective date of the order of revocation, an order of revocation shall be entered and recorded to the driving record.

4) Notice of suspension or revocation will be given pursuant to Section 6-209 of the Illinois Driver Licensing Law of the Illinois Vehicle Code and Section 2-114 of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat., 1987, ch. 95 1/2, pars. 6-209 and 2-114).

(Source: Amended at 12 Ill. Reg. _____, effective _____)

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- 12) Initial Regulatory Flexibility Analysis: After careful consideration, the Secretary of State does not feel this proposed rulemaking will affect any types of small businesses and the proposed rule has not been submitted to the Small Business Office of the Department of Commerce and Community Affairs.

The full text of the Proposed Rule begins on the next page:

- 1) Heading of the Part: General Rules, Definitions
- 2) Code Citation: 92 Ill. Adm. Code 1000
- 3) Section Numbers: Proposed Action
1000.41 New Section
- 4) Statutory Authority: Sections 2-104(b) and 2-105 of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1985, ch. 95 1/2, pars. 2-104(b) and 2-105).
- 5) A Complete Description of the Subjects and Issues Involved: This rulemaking establishes criteria for the registration of voters in Driver Services facilities.
- 6) Will this proposed rulemaking replace an emergency rule currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Does this proposed rulemaking contain incorporations by reference? No, this rulemaking does not contain incorporations by reference.
- 9) Are there any other amendments pending on this part? No.
- 10) Statement of Statewide Policy Objective: This rulemaking has no effect on local units of government.
- 11) Time, place and Manner in which interested persons may comment on this proposed rulemaking: The Secretary of State will fully consider all comments received within 45 days of the date this notice is published. All comments must be in writing and should be sent to:

Carolyn Taft
Assistant Counsel to the Secretary
2701 S. Dirksen Parkway
Springfield, IL 62723
217/782-5356

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TITLE 92: TRANSPORTATION
CHAPTER II: SECRETARY OF STATEPART 1000
GENERAL RULES, DEFINITIONS

Section	Definitions
1000.10	Appointment of Subordinates
1000.20	Reciprocity, Prorate and Forced Registration Review Board (Repealed)
1000.30	Offices of the Secretary of State
1000.40	Voter Registration at Driver Services Facilities
1000.41	Forms
1000.50	Certification of Copies of Record
1000.60	Investigators (Repealed)
1000.70	Enforcement of the Illinois Vehicle Code
1000.80	Hearings (Repealed)
1000.90	1000.110 Audits and Collections (Repealed)
1000.110	1000.120 Audit Costs

AUTHORITY: Implementing Section 1-101 of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par 1-101) and Chapter 2 and Section 3-402(B)(7) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 2-101 et seq. and 3-402(B)) and authorized by Section 2-104(b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 2-104(b)).

SOURCE: Filed and effective December 15, 1970; amended at 6 Ill. Re. 2239, effective February 1, 1982; emergency amendment at 6 Ill. Reg. 7152, effective May 28, 1982 for a maximum of 150 days; amended at 6 Ill. Reg. 11067, effective August 26, 1982; codified at 6 Ill. Reg. 12674; amended at 6 Ill. Reg. 15040, effective December 1, 1982; amended at 7 Ill. Reg. 13677, effective October 14, 1983; amended at 8 Ill. Reg. 5353, effective April 6, 1984; amended at 9 Ill. Reg. 2326, effective February 1, 1985; amended at 12 Ill. Reg. _____, effective _____.

Section 1000.41 Voter Registration at Driver Services Facilities

- a) The State shall adopt the following definitions for the terms listed as follows:

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"Compel" - to force or pressure, coerce by physical acts or words or any other means.

"Department" - Driver Services Department within the Office of the Secretary of State.

"Deputy Registrar" - any person authorized to accept registrations of electors under "the Election Code" (Ill. Rev. Stat. 1987, ch. 46, par. 1-1 et seq.).

Driver Services Facility" - offices located throughout Illinois for the purpose of issuing driver's licenses and providing to the public other necessary services connected with the Secretary of State's Office.

"Harass" - to annoy, threaten or demand.

"Operational Areas" - write up desk or counter, motor vehicle area, validation area, written exam area, vision screening area, camera area, update area, and other areas designated by the Secretary of State.

"Partisan Activity" - any behavior which advocates a preference for a particular political party, candidate, or issue.

"Secretary of State" - Illinois Secretary of State.

- b) The Department shall make Driver Services Facilities (hereinafter referred to as facilities) available for use as temporary places of voter registration subject to the availability of space within a facility for such purpose and the non-interference with the operations of the facility if voter registration is allowed, as determined by the Director of the Department. Facilities shall be made available to any person or group that complies with the provisions in subsection c).

- c) Persons or groups requesting the use of a facility to register voters shall send a written request along with a civic organization certificate if required, from the Illinois State Board of Elections or if not required to receive certification from the Illinois State Board of Elections, other certification from their county clerk or local board of election commissioners certifying their eligibility to register voters, to the Secretary of State, Driver Services Department, Field Services Bureau, 2701 South Dirksen Parkway, Springfield, Illinois 62723. The request shall be made at least two

NOTICE OF PROPOSED AMENDMENTS

(2) weeks prior to the date the person or persons or groups want to use the facility. If competing requests from more than one person or group are received, a rotating schedule shall be established to provide all such persons or groups an equal opportunity to register voters. Only one person or group will be allowed to register voters any one day.

d) Facilities shall be available as places of voter registration only during the registration period as determined by the State Election Code, and in no event later than 35 days before each election. Registration shall be allowed during all hours the facility is open for business.

e) Any person(s) or group(s) desiring to register voters in a facility shall provide the following: a sign, at least 12" x 12" in size, posted in front of the registration table, identifying the group and stating that the group is providing a voter registration service that is not affiliated with the Secretary of State, a badge for each Deputy Registrar that includes the Deputy Registrar's name and group affiliation, a table and chairs at which registration is to be conducted, and a signed statement which should be given to the Driver Services Facility Manager prior to setting up the registration tables, relieving the Secretary of State and his employees from any liability which might arise from actions of the Deputy Registrars while the Deputy Registrars are in the facility or on Secretary of State property.

f) Deputy Registrars shall not approach any person for the purpose of voter registration, and shall remain in the immediate vicinity of the registration table when conducting registration activity. Deputy Registrars shall not harass or compel a person to register to vote. Deputy Registrars shall not impede or interfere with the business of the Department.

g) No partisan activity shall be carried out by Deputy Registrars operating at a facility, including advocacy on behalf of any political party, candidate, or issue. No materials shall be distributed by Deputy Registrars, or made available on the facility premises.

h) The location of the registration activity within the facility shall be the decision of the Department to prevent interference with the examination and licensing of applicants. Space constraints shall determine the amount of floor space a Deputy Registrar may use. Deputy Registrars shall not be allowed to enter or conduct activities within "operational areas" of the Driver Services facility.

NOTICE OF PROPOSED AMENDMENTS

i) Violations of any of the above sections shall result in the termination of voter registration privileges within Secretary of State Facilities and a denial of future privileges to register voters within Secretary of State Facilities for the person or group responsible for the violation. The decision to deny future privileges shall be made by the Director, Department of Driver Services of the Secretary of State's Office, 2701 South Dirksen Parkway, Springfield, Illinois, 62723.

(Source: Added at 12 Ill. Reg. _____, effective _____)

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Issuance of Licenses
- 2) Code Citation: 92 Ill. Adm. Code 1030
- 3) Section Numbers Proposed Action
1030.86 New Section
- 4) Statutory Authority: Section 2-104(b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 2-104(b)) and Sections 6-103 and 6-109 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 6-103 and 6-109).
- 5) A Complete Description of the Subjects and Issues Involved: This proposed rulemaking establishes the criteria for administering a road test after an applicant has failed it.
- 6) Will this proposed rulemaking replace an emergency rule currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Does this rulemaking contain incorporations by reference? No, this rulemaking does not contain incorporations by reference.
- 9) Are there any other amendments pending on this Part? Yes.

<u>Section Number</u>	<u>Proposed Action</u>	<u>Illinois Register Citation</u>
1030.15	New Section	12 Ill. Reg. 12010 (July 22, 1988)

- 10) Statement of Statewide Policy Objectives: This amendment has no effect on local units of government.

- 11) Time, place and manner in which interested persons may comment on this proposed rulemaking: The Secretary of State will fully consider all comments received within 45 days of the date this notice is published. All comments must be in writing and should be sent to:

Carolyn M. Taft
Assistant Counsel to the Secretary
2701 South Dirksen Parkway
Springfield, IL 62723
217/782-5356

NOTICE OF PROPOSED AMENDMENTS

- 12) Initial Regulatory Flexibility Analysis: After careful consideration, the Secretary of State does not feel this proposed rulemaking will affect any types of small businesses and the proposed rule has not been submitted to the Small Business Office of the Department of Commerce and Community Affairs.

The full text of the Proposed Rule begins on the next page:

NOTICE OF PROPOSED AMENDMENTS

TITLE 92: TRANSPORTATION
CHAPTER II: SECRETARY OF STATEPART 1030
ISSUANCE OF LICENSES

- Section
- 1030.10 What Persons Shall Not be Licensed or Granted Permits
- 1030.20 Classification of Drivers-References
- 1030.30 Classification Standards
- 1030.40 Fifth Wheel Equipped Trucks
- 1030.50 Bus Driver's Authority, Religious Organization
- 1030.55 Commuter Van Driver Operating a For-Profit Ridesharing Arrangement
- 1030.60 Employer Certification Program
- 1030.63 Religious Exemption for Social Security Numbers
- 1030.65 Instruction Permits
- 1030.70 Driver's License Testing/Vision Screening
- 1030.75 Driver's License Testing/Vision Screening with Vision Aid Arrangements Other than Standard Eye Glasses or Contact Lens(es)
- 1030.80 Driver's License Testing/Written Test
- 1030.84 Vehicle Inspection
- 1030.85 Driver's License Testing/Road Test
- 1030.86 Multiple Attempts/Road Test
- 1030.88 Exemption of Facility Administered Road Test
- 1030.89 Temporary Licenses
- 1030.90 Requirement for Photograph and Signature of Licensee on Driver's License
- 1030.92 Restrictions
- 1030.93 Restricted Local Licenses
- 1030.94 Duplicate or Corrected Driver's License or Permit
- 1030.95 Diplomatic and Consular Licenses
- 1030.100 Anatomical Gift Donor
- 1030.110 Emergency Medical Information Card
- 1030.115 Change-of-Address
- 1030.120 Issuance of a Probationary License
- 1030.130 Grounds for Cancellation of a Probationary License

AUTHORITY: Implementing Article I of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 6-100 et seq.) and authorized by Section 2-104(b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 2-104).

SOURCE: Filed March 30, 1971; amended at 3 Ill. Reg. 7, p. 13, effective April 2, 1979; amended at 4 Ill. Reg. 27, effective June 23, 1980; amended at 6 Ill. Reg. 2400, Effective February 10, 1982; codified at 6 Ill. Reg. 12674; amended at 9 Ill. Reg. 2716, effective February 20, 1985; amended at 10 Ill. Reg. 303, effective December 24, 1985; amended at 10 Ill. Reg. 18182, effective October 14, 1986; amended at 11 Ill. Reg. 9331, effective April 28,

NOTICE OF PROPOSED AMENDMENTS

1987; amended at 11 Ill. Reg. 18292, effective October 23, 1987; amended at 12 Ill. Reg. 3027, effective January 13, 1988; amended at 12 Ill. Reg. 13221, effective August 1, 1988; amended at 12 Ill. Reg. 16915, effective October 1, 1988; amended at 12 Ill. Reg. _____, effective _____.

Section 1030.86 Multiple Attempts/Road Test

- a) For purposes of this Section, the following definitions shall apply:
- "Applicant" - person applying for or renewing an Illinois driver's license.

"Department" - Department of Driver Services within the Office of the Secretary of State.

"Licensed Physician" - a person licensed under the Medical Practice Act of 1987 (Ill. Rev. Stat. 1987, ch. 111, par. 4400-1 et seq.).

"Road Test" - an actual demonstration of the applicant's ability to operate a motor vehicle as required by Section 6-109 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-109).

- b) The fee to obtain a driver's license required by Section 6-118 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-118) shall entitle a person to a total of three (3) attempts to pass the road test in a one-year period starting from the date of the first attempt. The first attempt is counted as one of the three attempts as provided for in Section 6-106 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-106).

- c) An applicant for an Illinois driver's license may be allowed to attempt the road test a second time in the same day during normal business hours of the Driver Services Facility if he/she fails the first attempt to pass the road test. An applicant will not be allowed to make a third or subsequent attempt to pass a road test on the same day in which he/she failed the previous attempt. If an applicant fails the road test six (6) times, he/she will not be permitted to attempt the road test a seventh time until he/she submits to the Department a medical report from a licensed physician stating that he/she is physically and/or mentally able to safely operate a motor vehicle as provided for in Sections 6-103(8) and

NOTICE OF PROPOSED AMENDMENTS

6-109(b) of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-103(8) and 6-109(b)). An applicant shall be exempt from the requirement of filing a medical report if he/she has within the previous six (6) months filed a favorable medical report with the Department. If an applicant fails the road test a seventh or subsequent time, he/she must wait until the next business day before attempting the test again.

- d) The provisions of this section do not apply to applicants who are upgrading their driver's license classification.

(Source: Added at 12 Ill. Reg. _____, effective _____)

NOTICE OF ADOPTED AMENDMENT

- 1) Heading of Part: Lending Limits
- 2) Code Citation: 38 Ill. Adm. Code 330
- 3) Section Numbers: Adopted Action:
330.120 Amendment
- 4) Statutory Authority: Implementing Section 32 and authorized by Section 48(6) of the Illinois Banking Act (Ill. Rev. Stat. 1987, ch. 17, pars. 339 and 359(6)).
- 5) Effective Date of Amendment(s): October 12, 1988
- 6) Does this rulemaking contain an automatic repeal date?
Yes X No
- 7) Does this amendment contain incorporations by reference? No
- 8) Date filed in Agency's Principal Office: September 29, 1988
- 9) Notice of Proposal Published in Illinois Register: June 17, 1988, 12 Ill. Reg. 10282
- 10) Has JCAR issued a Statement of Objections to this Part?
No.
- 11) Difference(s) between proposal and final version: There are no differences between the proposed and final versions of this amendment.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? No
agreements between the agency and JCAR were necessary since JCAR had no questions concerning the rulemaking.
- 13) Will this amendment replace an emergency rule currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and Purpose of Amendment: This amendment deletes the phrase "in the approval process" from 38 Ill. Adm. Code 330.120 because directors are not usually directly involved in reviewing bank records or disclosures of the borrower during the approval process. The directors do not generally approve specific loans but rather approve the actions taken by bank management subsequent to the loan having been made.

COMMISSIONER OF BANKS AND TRUST COMPANIES
NOTICE OF ADOPTED AMENDMENT

16) Information and questions regarding this adopted amendment shall be directed to:

Name: William L. Conaghan or Maria A. O'Donnell
Address: Commissioner of Banks and Trust Companies
310 South Michigan Avenue
Suite 2130
Chicago, Illinois 60604

The full text of the Adopted Amendment begins on the next page:

ILLINOIS REGISTER
COMMISSIONER OF BANKS AND TRUST COMPANIES
NOTICE OF ADOPTED AMENDMENT

TITLE 38: FINANCIAL INSTITUTIONS
CHAPTER II: COMMISSIONER OF BANKS AND TRUST COMPANIES

PART 330
LENDING LIMITS

SUBPART A: GENERAL LENDING PROVISIONS

Section
330.10 Definitions
330.20 Renewals of Loans or Extensions of Credit

SUBPART B: AGGREGATION OF LOANS

Section
330.100 Purpose
330.110 Combining Loans to Separate Persons
330.120 Good Faith Reliance

AUTHORITY: Implementing Section 32 and authorized by Section 48(6) of the Illinois Banking Act (Ill. Rev. Stat. 1987, ch. 17, pars. 339 and 359(6)).

SOURCE: Adopted at 12 Ill. Reg. 7991, effective, April 25, 1988; amended at 12 Ill. Reg. 17280 effective, October 12, 1988.

Section 330.120 Good Faith Reliance

When determining whether a loan combination question exists, the directors, officers, employees and agents of a state bank shall be entitled to rely and shall be protected in relying in good faith upon the books and records of the bank and upon credit applications, representations, certifications and other disclosures furnished by the borrower, guarantor and other related persons with respect to the purpose, use and source of repayment for a given loan or extension of credit, interrelationships among the various parties at interest and other pertinent factual considerations, provided careful attention and effort are given to reviewing such information in the approval process.

(Source: Amended at 12 Ill. Reg. 17280 effective, October 12, 1988)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part: State of Illinois Dependent Care Assistance Plan2) Code Citation: 80 Ill. Adm. Code 21103) Section Numbers: Adopted Action:

2110.30 Amendment
 2110.210 Amendment
 2110.220 Amendment
 2110.240 Repeal
 2110.330 Amendment
 2110.420 Amendment
 2110.440 Amendment
 2110.510 Amendment
 2110.530 Amendment
 2110.540 Amendment
 2110.610 Amendment
 2110.710 Amendment

4) Statutory Authority: Implementing Sections 125 and 129(d) of the Internal Revenue Code (26 U.S.C. 125 and 129(d)), Section 63b5 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 63b5), Section 30c of "AN ACT in relation to State finance" (Ill. Rev. Stat. 1987, ch. 127, par. 166c), and Sections 3 and 9 of the State Employees Group Insurance Act of 1971 (Ill. Rev. Stat. 1987, ch. 127, pars. 523 and 529) and authorized by Section 16 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 16).5) Effective Date of the Adopted Amendments: October 14, 19886) Do the Adopted Amendments Contain an Automatic Repeal Date? No7) Do the Adopted Amendments Contain Incorporations by Reference? No8) Date Filed in Agency's Principal Office: August 31, 19889) The Date the Notice of Proposed Rules Was Published in the Illinois Register: 12 Ill. Reg. 7912 - May 6, 198810) Did JCAR Issue a Statement of Objection to the Rules? No11) Differences Between the Proposed and Adopted Versions: Changes have been made to reflect IRS Notices issued since the amendments were proposed, State Library requirements, or JCAR agreements. The changes follow:

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Section 2110.30(a) - "Dependents" and "Work-related Expenses" have been revised. "Kindergarten" has been deleted. Some indent labels have been changed.

Section 2110.210(c) - The first sentence has been modified to clarify the meaning of mid-year enrollment.

Section 2110.220(d) - A typographical error was corrected to show the correct cross-reference.

Section 2110.240 - The form was revised to correctly indicate the Section was repealed.

Section 2110.330 - The maximum deduction has been revised and a new section (d) added for clarification.

Section 2110.510(a) - The label has been deleted.

All references to the Illinois Revised Statutes have been changed from 1985 to 1987.

12) Have All the Changes Agreed Upon by JCAR and the Agency Been Made as Indicated in the Agreement Letter Issued by JCAR to the Agency? Yes13) Will These Adopted Amendments Replace Emergency Amendments Currently in Effect? Yes14) Are There Any Proposed Amendments Pending on This Part? No15) Summary and Purpose of Rulemaking: The adopted amendments have three primary purposes. The first is to change the Plan Year from a calendar year to a fiscal year. This is necessary so Dependent Care can operate on systems parallel to the new Medical Care Assistance Plan. The latter has to operate on the fiscal year since it complements the State Employees' Health Insurance Program.

The second purpose is to clarify certain technical issues made possible and/or necessary by U. S. Internal Revenue Service Notices and proposed regulations.

The third is to make minor administrative changes made necessary by a year's operational experience with the Dependent Care Assistance Plan.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES
NOTICE OF ADOPTED AMENDMENTS

- 16) Name, Address and Telephone Number of the Person to Whom Information and Questions Regarding These Adopted Amendments Shall Be Directed:

Theresa H. Stoica, Manager
Bureau of Benefits
Department of Central Management Services
604 Stratton Building
Springfield, IL 62706
(217/785-0576)

The full text of the Adopted Amendments begins on the next page:

ILLINOIS REGISTER		17286
DEPARTMENT OF CENTRAL MANAGEMENT SERVICES		88
NOTICE OF ADOPTED AMENDMENT (S)		
TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES		
SUBTITLE F: EMPLOYEE BENEFITS		
CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES		
PART 2110		
STATE OF ILLINOIS DEPENDENT CARE ASSISTANCE PLAN		
SUBPART A: INTRODUCTION AND DEFINITIONS		
Section	Summary and Purpose of Plan	
2110.10	Plan Number	
2110.20	Definitions	
2110.30		
SUBPART B: ADMINISTRATION		
Section	Role of the Department	
2110.110	Expenses of Administration	
2110.120		
SUBPART C: PARTICIPATION		
Section	Date of Participation	
2110.210	Insufficient Salary	
2110.220	Errors	
2110.230	Reinstatement of Former Participant (Repealed)	
2110.240		
SUBPART D: ELECTION TO RECEIVE DEPENDENT CARE ASSISTANCE		
Section	Election Procedure	
2110.310	Irrevocability of Election	
2110.320	Maximum Dependent Care Assistance	
2110.330	Minimum Dependent Care Assistance	
2110.340		
SUBPART E: DEPENDENT CARE ASSISTANCE ACCOUNTS		
Section	Establishment of Accounts	
2110.410	Crediting of Accounts	
2110.420	Debiting of Accounts	
2110.430	Forfeiture of Accounts	
2110.440		
SUBPART F: PAYMENT OF DEPENDENT CARE ASSISTANCE ACCOUNTS		
Section	Claims for Reimbursement	
2110.510	Reimbursement of Participant	
2110.520		

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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2110.530 Exclusions
2110.540 Statements

SUBPART C: TERMINATION OF PARTICIPATION

Section
2110.610 Termination or Death of Participant
2110.620 Fraud

SUBPART H: MISCELLANEOUS

Section
2110.710 Non-discrimination
2110.720 Illegality of a Particular Provision
2110.730 Applicable Law
2110.740 Rights Against the Employer
2110.750 Effect on Pension
2110.760 Effect on Social Security
2110.770 Benefits Solely From General Assets
2110.780 Nonassignability of Rights
2110.790 Tax Consequences
2110.800 Indemnification of State by Participants
2110.810 Right to Amend and Terminate Reserved

AUTHORITY: Implementing Sections 125 and 129(d) of the Internal Revenue Code (26 U.S.C. 125 and 129(d)), Section 63b5 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 63b5), Section 30c of "AN ACT in relation to State finance" (Ill. Rev. Stat. 1987, ch. 127, par. 166c), and Sections 3 and 9 of the State Employees Group Insurance Act of 1971 (Ill. Rev. Stat. 1987, ch. 127, pars. 523 and 529) and authorized by Section 16 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 16).

SOURCE: Emergency rules adopted at 10 Ill. Reg. 20248, effective December 1, 1986, for a maximum of 150 days; adopted at 11 Ill. Reg. 9477, effective April 30, 1987; emergency amendments at 12 Ill. Reg. 11795, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 17283, effective October 14, 1988.

SUBPART A: INTRODUCTION AND DEFINITIONS

Section 2110.30 Definitions

- a) Wherever used in the Plan, the following terms have the following meanings and when the defined meaning is intended, the term is capitalized:
- "Change in Family Status" means marriage, divorce, death of Spouse or child, birth or adoption of child, termination of employment of Spouse, or any other events which the Department

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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determines constitute a Change in Family Status.

"Code" means the Internal Revenue Code of 1954 (26 U.S.C. 1 et seq. [1985]) and applicable regulations, or any successor statute.

"Compensation" means wages, salaries and other Employee Compensation received by a Participant or Spouse, including the net earnings from self-employment within the meaning of Section 1402(a) of the Code.

"Department" means the Illinois Department of Central Management Services.

"Dependent Care Expenses" mean

expenses incurred by a Participant which:

are incurred for the care of a dependent of the Participant or for related household services such as cleaning and transportation, are incurred for the well-being and protection of a dependent of the Participant,

are paid to a Dependent Care Service Provider, and are incurred to enable the Participant and his or her Spouse to be gainfully employed.

They may be for household services if part of the services are for the care of the Dependent.

Dependent Care Expenses do not include expenses paid or incurred for services provided by:

a child of the Participant who is under the age of 19 at the close of the Plan Year; or an individual who the Participant or Spouse can claim as an exemption on his or her income tax form.

"Dependent-Care-Service-Provider" means a person or institution which provides care or other services described in the definition of Dependent-Care-Expenses above.

Examples of eligible expenses are:

Day care centers. Such centers must comply with all applicable laws and regulations of a State or unit of local government.

Nursery schools and pre-schools (private or public) for children up to age 6, as long as the children are not in a full-time school environment. (Note--that kindergarten--is--considered--full-time--for--purposes--of--the--Plan--)

Before and after-school care.

Babysitters or nurses or grandparents or any other Dependent Care Service Providers inside or outside the Participant's home.

Housekeepers--that--portion--of--the--housekeeping expense--that--is--due--to--dependent--care--qualifies.

Household services. The services of a housekeeper, maid, or cook are eligible expenses if performed partly for the benefit of the Dependent.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES
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Work-related expenses. Any work-related expenses which allow the Participant (and Spouse, if married) to work. Examples are meals and lodging for a housekeeper and Social Security and Federal unemployment taxes paid on wages.
Chauffeur or gardener services.
Expenses claimed on the Participant's income tax return or by another taxpayer.
Transportation related to dependent care services. Summer camp and special instruction, i.e., dance, music, art and swimming lessons, are examples of expenses which are not eligible for Reimbursement. Other examples of those expenses which are not eligible are those not allowed by the Internal Revenue Service for the child and dependent care credit on an income tax return.
"Dependent Care Service Provider" means a person or institution which provides care or other services described in the definition of Dependent Care Expenses above.
"Dependents" are classified as children under age 15 whom the Participant is entitled to claim as an exemption on his or her income tax form or older persons (including Spouses) who require care while the Participant or Spouse work. To qualify for dependent care Reimbursement for persons over age 15, the following must apply:
Dependent must spend eight or more hours a day in Participant's home.
Dependent must be physically or mentally incapable of being left alone.
Dependent must be claimed as a dependent on Participant's income tax return except that the person has gross income of \$1,900 or more.
A non-custodial parent who receives an income tax exemption under 151(e) of the Code cannot claim that child as a dependent for purposes of this plan.
"Effective Date" means any paycheck issued after January 1 of the Plan Year.
"Employee" means an Employee of the Employer excluding independent contractors and retirees who return to work for not longer than 75 days per year after they retire.
"Employer" means the State of Illinois, which includes all officers, boards, commissions, and agencies created by the Illinois Constitution, whether in the executive, legislative or judicial branch, all officers, departments, boards, commissions, agencies, institutions, authorities, universities, bodies politic and corporate of the State; and administrative units or corporate outgrowths of the State government which are created by or pursuant to statute other than units of local government and

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES
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their officers, school districts and boards of election commissioners, and all administrative units and corporate outgrowths of the above as may be created by executive order of the Governor.
"Enrollment Form" means the form provided by the Department for the purpose of filing an election and Compensation reduction agreement and for making changes authorized by the Plan.
"Highly Compensated Participant" means any Participant who was in either of the following categories at any time during the current year:
an officer of the State or its administrative units or corporate outgrowths who has annual total Compensation greater than \$75,000, or
who receives Compensation in excess of \$50,000 and is in the top 20% of all State Employee salaries.
"Participant" means each Employee who participates in the Plan in accordance with Section 2110.210 of this Part.
"Pay Period" means a regular accounting period established by the State of Illinois for measuring and paying Compensation earned by Employees. A Pay Period may be monthly, semi-monthly or bi-weekly.
"Plan" means the State of Illinois Dependent Care Assistance Plan as set forth in these rules, and as may be amended from time to time in compliance with the Illinois Administrative Procedure Act (Ill. Rev. Stat. 19857, ch. 127, pars. 1001 et seq.).
"Plan Year" means the 12-consecutive-month period comprising the tax State fiscal year beginning July 1 as established by the Comptroller-for-payroll-purposes.
"Reimbursement" means to pay a Participant in this Plan for Dependent Care Expenses from his or her dependent care assistance account.
"Spouse" means the person to whom the Participant is married. Spouse does not include a person separated from the Participant under a decree of divorce or separate maintenance.
"Termination" means the permanent severance of the Participant's employment relationship with the Employer as provided by the appropriate rules of the Employer.
b) A pronoun or adjective in the masculine gender includes the feminine gender and the singular includes the plural, unless the context clearly indicates otherwise.

(Source: Amended at 12 Ill. Reg. 17283, effective October 14, 1988)

Section 2110.210 Date of Participation

a) Each Employee will be eligible to participate in the Plan. Such an

SUBPART C: PARTICIPATION

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individual will become a Participant upon an election under this Plan to receive dependent care assistance.

- b) New Employees may become Participants upon an election to receive dependent care assistance which is made within 30 days of becoming an Employee.

- c) Employees who experience a Change in Family Status may elect to participate at any time during the Plan Year. Such election must be made within 30 days of change.

- ed) ~~New Employee~~ Elections from new employees or those who have had a Change in Family Status will be effective the first Pay Period after the Enrollment Form is completed and processed by the Department.

(Source: Amended at 12 Ill. Reg. 17283, effective October 14, 1988)

Section 2110.220 Insufficient Salary

- a) Participation can only be through payroll deduction.

- b) In the event a Participant has no salary or insufficient salary in a particular Pay Period because of a temporary change in job status, no deduction will be taken and the Participant's deduction will be terminated revoked.

- c) The terminated revoked Participant described in this Section can request Reimbursement of Dependent Care Expenses in accordance with Subpart F of this Part.

- d) The revoked Participant described in this Section can re-enroll the next election period in accordance with Section 2110.210 of this Part.

(Source: Amended at 12 Ill. Reg. 17283, effective October 14, 1988)

Section 2110.240 Reinstatement of Former Participant (Repealed)

~~if a former Participant who is eligible under Section 2110.210 of this Part elects again to receive dependent care assistance under this Plan, he or she will again become a Participant in this Plan at the beginning of the next plan year. Such election must be made prior to the beginning of the Plan Year.~~

(Source: Repealed at 12 Ill. Reg. 17283, effective October 14, 1988)

SUBPART D: ELECTION TO RECEIVE DEPENDENT CARE ASSISTANCE

Section 2110.330 Maximum Dependent Care Assistance

- a) The maximum amount for which the Participant may be reimbursed under this Plan during the Plan Year shall be the least of:

- 1) the Participant's taxable Compensation for the Plan Year,
2) the actual taxable or deemed Compensation of the Participant's

- Spouse for the Plan Year, or
3) \$5,000.

- b) The combined maximum for a Participant and Spouse who are both participating in plans of this type is \$5,000. ~~is also an Employee of the State of Illinois is \$5,000.~~

- c) The maximum for a married Participant filing a separate return is \$2,500.

- d) The Pay Period maximum is the annual maximum divided by the number of Pay Periods in the Plan Year. This Pay Period maximum cannot be exceeded even if there is a Change in Family Status.

- eg) A Spouse shall be deemed to have Compensation of \$200 per month if the Participant has one Dependent and \$400 per month if the Participant has two or more Dependents if the Spouse is:

- 1) a student at an educational institution or
2) is physically or mentally incapable of caring for himself or herself.

- ef) A Participant shall be considered married for the whole Plan Year if the Participant is married during the Plan Year.

- eg) A Participant shall be considered single if he or she is divorced from the Spouse at the close of the Plan Year.

(Source: Amended at 12 Ill. Reg. 17283, effective October 14, 1988)

SUBPART E: DEPENDENT CARE ASSISTANCE ACCOUNTS

Section 2110.420 Crediting of Accounts

- a) There shall be credited to a Participant's dependent care assistance account for each Plan Year, as of each Pay Period, an amount equal to the reduction made in the Participant's Compensation in accordance with the Participant's election.

- b) All amounts credited to each such dependent care assistance account shall be the property of the State until paid out pursuant to Subpart F of this Part.

- c) No interest will be paid on balances in the dependent care assistance accounts.

(Source: Amended at 12 Ill. Reg. 17283, effective October 14, 1988)

Section 2110.440 Forfeiture of Accounts

- a) The amount credited to a Participant's dependent care assistance account for any Plan Year shall be used:

- 1) only to reimburse the Participant for Dependent Care Expenses incurred during such Plan Year, and
2) only if the Participant applies for Reimbursement on or before March 31 September 30 of the next Plan Year.

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- b) If any balance remains in the Participant's dependent care assistance account for any Plan Year after all Reimbursements hereunder, such balance shall not be carried over to reimburse the Participant for Dependent Care Expenses incurred during a subsequent Plan Year, and shall not be available to the Participant in any other form or manner.
- c) Such balance shall be:
- 1) distributed to all the next year's Plan Participants of record as of March-31 September 30 equally as additional Compensation unless
 - 2) such balance is less than \$5 times the number of Participants in which case the balance will be transferred to the General Revenue Fund.
- d) Such distribution to all Plan Participants shall be before June--30 December 31.

(Source: Amended at 12 Ill. Reg. 17283, effective October 14, 1988)

SUBPART F: PAYMENT OF DEPENDENT CARE ASSISTANCE ACCOUNTS

Section 2110.510 Claims for Reimbursement

- a) A Participant who has enrolled for a Plan Year may apply to the Department for Reimbursement of Dependent Care Expenses incurred by the Participant between January-1 July 1 and December--31 June 30. Dependent Care Expenses are treated as incurred when the dependent care is provided and not when the Participant is billed or charged, or pays for the dependent care.
- b) New Employees may apply for Reimbursement of Dependent Care Expenses incurred between the first day of the Pay Period deductions begin in accordance with Section 2110.210 of this Part and December--31 June 30.
- c) Participants who revoke participation in accordance with Section 2110.320 of this Part before the end of the Plan Year may apply for Reimbursement of Dependent Care Expenses incurred between January--1 July 1 and the last day of the Pay Period there was a deduction.
- d) The Participant may apply by submitting an application in writing to the Department on a claim form provided by the Department setting forth:
- 1) the amount, beginning and ending service date and nature of the expense with respect to which a benefit is requested;
 - 2) the name of the person, organization or entity to which the expense was paid; and
 - 3) bills, invoices, receipts, cancelled checks or other statements showing the amounts of such expenses.

(Source: amended at 12 Ill. Reg. 17283, effective October 14, 1988)

Section 2110.530 Exclusions

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A Participant shall not be reimbursed for any expense that would otherwise be a Dependent Care Expense if:

- a) such expense was incurred at a time when the Participant was not a Participant in the Plan; or
- b) a claim for Reimbursement of such expense has not been filed in accordance with provisions of Section 2110.510, or
- c) such expense was claimed as a credit or deduction on the Participant's federal or state income tax forms.

(Source: Amended at 12 Ill. Reg. 17283, effective October 14, 1988)

Section 2110.540 Statements

- a) On or before January 31 of each year, the Department shall furnish to each Participant who has received dependent care assistance during the prior Plan-Year calendar year a written statement showing the amount of such assistance paid during such year with respect to the Participant.
- b) The Department shall also notify each Participant in writing 60 days prior to the end of the Plan Year of the unused balance in his/her account.

(Source: Amended at 12 Ill. Reg. 17283, effective October 14, 1988)

SUBPART G: TERMINATION OF PARTICIPATION

Section 2110.610 Termination or Death of Participant

- a) In the event that a Participant terminates State service or dies, the Participant's participation shall terminate.
- b) The Department will pay any remaining balance to the Participant (or his or her estate) in a lump sum as additional taxable Compensation.
- c) If the Participant returns to State service the same Plan Year, the Participant can re-enroll the next election period in accordance with provisions of Section 2110.240 2110.210 of this Part.

(Source: Amended at 12 Ill. Reg. 17283, effective October 14, 1988)

SUBPART H: MISCELLANEOUS

Section 2110.710 Non-discrimination

- a) This Plan shall meet the requirements of Code Sections 129 and 125 which require that all benefits provided for Participants who are highly compensated are provided for all other Participants and--that

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the--Highly--Compensated--Participants--do not receive a benefit which exceeds 55 percent of the aggregate of such benefits provided for all Participants under the plan and which establish benefits tests.

b) Unless otherwise determined by the Department, the special dependent care assistance test will be used for this Part. It:

- 1) requires that the average benefit of Participants must be at least 55 percent of the average benefit of highly-compensated Participants, and
- 2) allows Participants with compensation below \$25,000 to be disregarded for purpose of this test.

(Source: Amended at 12 Ill. Reg. 17283, effective October 14, 1988)

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1) Heading of the Part: State of Illinois Medical Care Assistance Plan

2) Code Citation: 80 Ill. Adm. Code 2120

3) Section Numbers: Adopted Action:

2120.10	2120.340	2120.710	New Sections
2120.20	2120.410	2120.720	New Sections
2120.30	2120.420	2120.730	New Sections
2120.110	2120.430	2120.740	New Sections
2120.120	2120.440	2120.750	New Sections
2120.210	2120.510	2120.760	New Sections
2120.220	2120.520	2120.770	New Sections
2120.230	2120.530	2120.780	New Sections
2120.310	2120.540	2120.790	New Sections
2120.320	2120.610	2120.800	New Sections
2120.330	2120.620		New Sections

4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 127, pars. 63b5, 166c, 523 and 529 and Sections 125 and 129 of the Internal Revenue Code (26 U.S.C. 125)

5) Effective Date of the Adopted Amendments: October 17, 1988

6) Do the Adopted Amendments Contain an Automatic Repeal Date? No

7) Do the Adopted Amendments Contain Incorporations by Reference? No

8) Date Filed in Agency's Principal Office: August 31, 1988

9) The Date the Notice of Proposed Rules Was Published in the Illinois Register: 12 Ill. Reg. 8180 - May 13, 1988

10) Did JCAR Issue a Statement of Objection to the Rules? No

11) Differences Between the Proposed and Adopted Versions: Changes have been made to reflect IRS Notices issued since the amendments were proposed, State Library requirements, or JCAR agreements. The changes follow:

Section 2120.30(a) - The definitions of "Compensation", "Highly Compensated Participant" and "Medical Care Expenses" have been revised. "Change in Family Status" has been added to the definitions.

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Section 2120.120 - The term "Employer" has been replaced with "Department."

Section 2120.220(b) - The language has been modified.

Section 2120.230(e) - The statutory citation has been added.

Section 2120.320 - Language has been added to Section 2120.320(b) and Section 2120.320(d) has been modified.

Section 2120.330 - Language has been added.

Section 2120.510(e) - Deleted.

Section 2120.620 - The language has been modified.

Section 2120.710 - The non-discrimination language has been modified.

Section 2120.740 - Deleted and remaining sections renumbered.

All references to the Illinois Revised Statutes have been changed from 1985 to 1987.

12) Have All the Changes Agreed Upon by JCAR and the Agency Been Made as Indicated in the Agreement Letter Issued by JCAR to the Agency? Yes

13) Will These Adopted Amendments Replace Emergency Amendments Currently in Effect? Yes

14) Are There Any Proposed Amendments Pending on This Part? No

15) Summary and Purpose of Rulemaking: To establish a plan for all State employees that allows them to pay certain medical expenses with tax-free dollars up to a maximum of \$5,000 per year.

16) Name, Address and Telephone Number of the Person to Whom Information and Questions Regarding These Adopted Amendments Shall be Directed:

Theresa H. Stolica, Manager
Bureau of Benefits
Department of Central Management Services
604 Stratton Building
Springfield, IL 62706
(217/785-0576)

The full text of the Adopted Amendments begins on the next page:

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED RULES

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES

SUBTITLE F: EMPLOYEE BENEFITS

CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 2120

STATE OF ILLINOIS MEDICAL CARE ASSISTANCE PLAN

SUBPART A: INTRODUCTION AND DEFINITIONS

Section
2120.10
2120.20
2120.30

Summary and Purpose of Plan
Plan Number
Definitions

SUBPART B: ADMINISTRATION

Section
2120.110
2120.120

Role of the Department
Expenses of Administration

SUBPART C: PARTICIPATION

Section
2120.210
2120.220
2120.230

Date of Participation
Insufficient Salary
Errors

SUBPART D: ELECTION TO RECEIVE MEDICAL CARE ASSISTANCE

Section
2120.310
2120.320
2120.330
2120.340

Election Procedure
Irrevocability of Election
Maximum Medical Care Assistance
Minimum Medical Care Assistance

SUBPART E: MEDICAL CARE ASSISTANCE ACCOUNTS

Section
2120.410
2120.420
2120.430
2120.440

Establishment of Accounts
Crediting of Accounts
Debiting of Accounts
Forfeiture of Accounts

SUBPART F: PAYMENT OF MEDICAL CARE ASSISTANCE ACCOUNTS

Section
2120.510
2120.520
2120.530

Claims for Reimbursement
Reimbursement of Participant
Exclusions

Section 2120.540 Statements

Section 2120.610 Termination or Death of Participant

Section 2120.620 Fraud

The number of this Plan for purposes of reporting statistical information to the Internal Revenue Service is 502.

Section 2120.30 Definitions

a) Wherever used in the Plan, the following terms have the following meanings and when the defined meaning is intended, the term is capitalized:

"Change in Family Status" means marriage, divorce, death of Spouse or child, birth or adoption of child, termination of employment of Spouse, or any other events which the Department determines constitute a Change in Family Status.

"Code" means the Internal Revenue Code of 1954 (26 U.S.C. 1 et seq. [1985]) and applicable regulations, or any successor statute.

"Compensation" for purposes of this plan is defined under Code Section 414. It means wages, salaries and other Employee Compensation received by a Participant as reported on the Participant's W-2 from this Employer. For purposes of discrimination testing, it may include or exclude all amounts not currently includible in the Participant's gross income.

"Department" means the Illinois Department of Central Management Services.

"Dependent" means a Participant's spouse, unmarried child, or other person as defined in the State Employees Group Insurance Act of 1971 as amended (Ill. Rev. Stat. 1987, ch. 127, par. 521 et seq.).

"Discriminatory Excess" is the excess of any "Highly Compensated Participant" over the highest permitted benefit.

"Effective Date" means any paycheck issued after July 1 of the Plan Year.

"Eligible Employee" means any Employee working full time or not less than half-time who is eligible to participate in the Health Plan authorized by the State Employees Group Insurance Act of 1971 as amended (Ill. Rev. Stat. 1987, ch. 127, par. 521 et seq.). It includes those Employees who have lost eligibility to participate in the Health Plan because of a reduction in hours worked but chosen continuation coverage through payroll deduction as authorized by the Consolidated Omnibus Budget Reconciliation Act (COBRA) (P.L. 99-272) as long as there is no break in coverage or payroll deductions.

SUBPART H: MISCELLANEOUS	
Section	
2120.710	Non-discrimination
2120.720	Illegality of a Particular Provision
2120.730	Applicable Law
2120.740	Effect on Pension
2120.750	Effect on Social Security
2120.760	Benefits Solely From General Assets
2120.770	Nonassignability of Rights
2120.780	Tax Consequences
2120.790	Indemnification of State by Participants
2120.800	Right to Amend and Terminate Reserved

AUTHORITY: Implementing Sections 105(h), 125, and 213(d) of the Internal Revenue Code (26 U.S.C. 105(h), 125, and 213(d)), Section 63b5 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 63b5), Section 30c of "AN ACT in relation to State finance" (Ill. Rev. Stat. 1987, ch. 127, par. 166c), and Sections 3 and 9 of the State Employees Group Insurance Act of 1971 (Ill. Rev. Stat. 1987, ch. 127, pars. 523 and 529) and authorized by Section 16 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 16).

SOURCE: Emergency rules adopted at 12 Ill. Reg. 11810, effective July 1, 1988, for a maximum of 150 days; adopted at 12 Ill. Reg. 17296, effective October 17, 1988.

Section 2120.10 Summary and Purpose of Plan

This Plan is intended to qualify as a medical care assistance program under Sections 105, 125, and 213(d) of the Internal Revenue Code (26 U.S.C. 105, 125, and 213(d)) (Code) and is to be interpreted in a manner consistent with the requirements of these Sections. The purpose of the plan is to enable Participants to elect to receive Reimbursements of their Medical Care Expenses that are excludable from their taxable Compensation pursuant to Code Section 105(b).

Section 2120.20 Plan Number

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"Employee" means an Employee of the Employer excluding independent contractors and retirees who return to work for not longer than 75 days per year after they retire.

"Employer" means the State of Illinois, which includes all officers, boards, commissions, and agencies created by the Illinois Constitution, whether in the executive, legislative or judicial branch, all officers, departments, boards, commissions, agencies, institutions, authorities, universities, bodies politic and corporate of the State; and administrative units or corporate outgrowths of the State government which are created by or pursuant to statute other than units of local government and their officers, school districts and boards of election commissioners, and all administrative units and corporate outgrowths of the above as may be created by executive order of the Governor.

"Enrollment Form" means the form provided by the Department for the purpose of filing an election and Compensation reduction agreement and for making changes authorized by the Plan.

"Highly Compensated Participant" means any Participant who was in either of the following categories at any time during the current Plan Year:

an Employee of the State or its administrative units or corporate outgrowths who has annual total Compensation greater than \$75,000 or any other amount established by the Internal Revenue Service, or

who receives Compensation in excess of \$50,000 or any other amount established by the Internal Revenue Service and is in the top 20% of all State Employee salaries.

"Medical Care Expense" means any expense incurred by a Participant or Dependent of the Participant which was paid toward a coinsurance or deductible assessed toward a service covered under the Health Plan authorized by the State Employees Group Insurance Act of 1971 as amended (Ill. Rev. Stat. 1987, ch. 127, par. 521 et seq.) or which was paid for certain other services.

The eligible medical expenses include:

expenses incurred as a result of assessment of a deductible or coinsurance requirement on services covered by the self-insured State Quality Care Health Plan or a Health Maintenance Organization (HMO) with which the Department contracts; and

dental services not covered under the State Health Plan; and

amounts paid for annual physicals; and

amounts paid for periodic physicals, vaccinations, and

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immunizations for babies up to three years of age.

Expenses that are not eligible are:

Abortions; and

Medical Care Expenses for Dependents of the Participant who are not in the Health Plan authorized by the State Employees Group Insurance Act of 1971 as amended (Ill. Rev. Stat. 1987, ch. 127, par. 521 et seq.); and

prepayments for medical services that will be reimbursed or refunded; and

Medical Care Expenses for smoking cessation programs and any other expenses specified disallowed by Code Section 213 or a court of law.

"Participant" means each Employee who participates in the Plan in accordance with Section 2120.210 of this Part.

"Pay Period" means a regular accounting period established by the State of Illinois for measuring and paying Compensation earned by Employees. A Pay Period may be monthly, semi-monthly or biweekly.

"Plan" means the State of Illinois Medical Care Assistance Plan as set forth in these rules, and as may be amended from time to time in compliance with the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, Ch. 127, pars. 1001 et seq.).

"Plan Year" means the 12-consecutive-month period comprising the State fiscal year.

"Reimbursement" means to pay a Participant in this Plan for Medical Care Expenses from his or her medical care assistance account.

"Spouse" means the person to whom the Participant is married. Spouse does not include a person separated from the Participant under a decree of divorce or separate maintenance.

"State Employees Group Health Plan" means the Health Plan administered by the Department as authorized in the State Employees Group Insurance Act of 1971 as amended (Ill. Rev. Stat. 1987, ch. 127, par. 521 et seq.).

"Termination" means the permanent severance of the Participant's employment relationship with the Employer as provided by the appropriate rules of the Employer.

b) A pronoun or adjective in the masculine gender includes the feminine gender and the singular includes the plural, unless the context clearly indicates otherwise.

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SUBPART B: ADMINISTRATION

Section 2120.110 Role of the Department

- a) The Plan shall be administered by the Department of Central Management Services.
- b) The Department reserves the right to enter into agreements with other agencies to delegate various record keeping and other administrative functions to the employing agencies of Participants.
- c) It shall be a principal duty of the Department to see that the Plan is carried out for the exclusive benefit of persons entitled to participate in the Plan without discrimination among them.

Section 2120.120 Expenses of Administration

Any expenses incurred relative to the administration of the Plan shall be paid by the Department.

SUBPART C: PARTICIPATION

Section 2120.210 Date of Participation

- a) An Eligible Employee will become a Participant upon an election under this Plan to receive medical care assistance.
- b) New Eligible Employees may become Participants upon an election to receive medical care assistance which is made within 30 days of becoming an Employee.
- c) Employees who are eligible because they have chosen continuation coverage as authorized by COBRA must continue their medical assistance deductions. Otherwise, they will be considered revoked as described in Section 2120.220.
- d) Eligible employees who experience a Change in Family Status may elect to participate at any time within the Plan Year. Such election must be made within 30 days of the change.
- e) Elections from new Employees or those who have had a Change in Family Status will be effective the first Pay Period after the Enrollment Form is completed and processed by the Department.

Section 2120.220 Insufficient Salary

- a) Participation can only be through payroll deduction.
- b) In the event the Comptroller fails to make a deposit in the Participant's account because there are inadequate funds to satisfy the Participant's elected deduction, the Participant's deduction will be revoked.
- c) The revoked Participant described in this Section can request Reimbursement of Medical Care Expenses in accordance with Subpart F of this Part.

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- d) The revoked Participant described in this Section can re-enroll the next election period in accordance with Section 2120.310 of this Part.

Section 2120.230 Errors

- a) Participants are responsible for monitoring their accounts and notifying the Employer of any payroll or other errors.
- b) In the event a deduction is missed or an incorrect amount is taken because of payroll or other processing errors, the error must be corrected on a later payroll.
- c) If the correction of the error causes an economic hardship for the Participant, such circumstances shall be considered a Change in Family Status as described in Section 2120.320 of this Part and a new election can be made. The election will be effective the first Pay Period after the Enrollment Form is completed and processed by the Department.
- d) In the event of overpayment because of error, a Participant will be asked to refund to the Department the excess reimbursement.
- e) If the Participant refuses, the Department will request the Comptroller to withhold the required amount from the Employee's next available paycheck pursuant to 74 Ill. Adm. Code 285.

SUBPART D: ELECTION TO RECEIVE MEDICAL CARE ASSISTANCE

Section 2120.310 Election Procedure

- a) An Employee may elect to receive medical care assistance under this Plan by making an election and Compensation reduction agreement on an Enrollment Form provided by the Department.
- b) The enrollment period will be at a time to be determined by the Department prior to the beginning of the Plan Year. The enrollment period shall be sufficient to allow employees to enroll in the Plan and shall in no case be less than 30 days prior to the beginning of the Plan Year.
- c) The election must be for a specified annual dollar amount evenly divisible by the number of Pay Periods in the Plan Year.
- d) The Participant must re-enroll each year to continue participation.

Section 2120.320 Irrevocability of Election

- a) An election to participate shall be irrevocable during the Plan Year unless a Change in Family Status has occurred.
- b) A Change in Family Status including marriage, divorce, death of a Spouse or child, birth or adoption of a child, termination of employment of a Spouse, and such other events that the Department determines constitute a Change in Family Status, will permit a change or revocation of an election during a Plan Year under the Code. To the extent consistent with the Code, this provision shall be liberally

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construed by the Department to maximize the benefit to the Participant.

c) The form requesting the change in the election must be filed with the Department within 60 days of the Change in Family Status.

d) The Department shall require documentation substantiating the Change in Family Status consisting of Group Insurance records maintained by the Department or Personnel transaction records maintained by the employing agency or other documents substantiating the claimed Change in Family Status.

e) Any new election under this Section shall be effective the first Pay Period after the election form is completed and processed by the Department.

Section 2120.330 Maximum Medical Care Assistance

a) The maximum amount for which the Participant may be reimbursed under this Plan during the Plan year shall not exceed \$5,000.

b) The Pay Period maximum is the annual maximum divided by the number of pay periods in the Plan Year. This Pay Period maximum cannot be exceeded even if there is a Change in Family Status.

c) If the Department determines during the Plan Year that Highly Compensated Participants are benefiting from the Plan more than non-highly compensated Participants, the Department shall reduce the maximum deduction for the Highly Compensated Participants the minimal amount necessary to bring the Plan into compliance with the non-discrimination requirements of the Code (26 U.S.C. 125).

Section 2120.340 Minimum Medical Care Assistance

The minimum level of participation in this Plan is \$20 per month.

SUBPART E: MEDICAL CARE ASSISTANCE ACCOUNTS

Section 2120.410 Establishment of Accounts

The Department will establish and maintain a medical care assistance account for each Plan Year for each Participant who has enrolled for the Plan Year.

Section 2120.420 Crediting of Accounts

a) There shall be credited to a Participant's medical care assistance account for each Plan Year, as of each Pay Period, an amount equal to the reduction made in the Participant's Compensation in accordance with the Participant's election.

b) All amounts credited to each such medical care assistance account shall be the property of the State until paid out pursuant to Subpart F of this Part.

c) No interest will be credited to the Participants Accounts on balances in the medical care assistance account.

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Section 2120.430 Debiting of Accounts

A Participant's medical care assistance account for each Plan Year shall be debited as of the date the Reimbursement is processed by the Department under Section 2120.520 of this Part.

Section 2120.440 Forfeiture of Accounts

a) The amount credited to a Participant's medical care assistance account for any Plan Year shall be used:

1) only to reimburse the Participant for Medical Care Expenses incurred during such Plan Year, and

2) only if the Participant applies for Reimbursement on or before December 31 of the next Plan Year.

b) If any balance remains in the Participant's medical care assistance account for any Plan Year after all Reimbursements hereunder, such balance shall not be carried over to reimburse the Participant for Medical Care Expenses incurred during a subsequent Plan Year, and shall not be available to the Participant in any other form or manner.

c) Such balance shall be:

1) distributed to all the next year's Plan Participants of record as of December 31 equally as additional Compensation unless

2) such balance is less than \$5 times the number of Participants in which case the balance will be transferred to the General Revenue Fund.

d) Such distribution shall be before March 31 of the next following year.

SUBPART F: PAYMENT OF MEDICAL CARE ASSISTANCE ACCOUNTS

Section 2120.510 Claims for Reimbursement

a) A Participant who has enrolled for a Plan Year may apply to the Department for Reimbursement of Medical Care Expenses incurred by the Participant between July 1 and June 30.

For purposes of this Part, expenses are treated as having been incurred when the Participant is provided with the medical care that gives rise to the expenses, and not when the Participant is formally billed, charged for, or pays for the medical care.

b) New Participants may apply for Reimbursement of Medical Care Expenses incurred between the first day of the Pay Period deductions begin in accordance with Section 2120.210 of this Part and June 30.

c) Participants who revoke participation in accordance with Sections 2120.220 and 2120.320 of this Part before the end of the Plan Year may apply for Reimbursement of Medical Care Expenses incurred between July 1 and the last day of the Pay Period there was a deduction.

d) The Participant may apply by submitting an application in writing to the Department on a claim form provided by the Department setting forth:

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- 1) the amount, beginning and ending service date and nature of the expense with respect to which a benefit is requested;
- 2) the name of the person, organization or entity to which the expense was paid; and
- 3) bills, invoices, receipts, cancelled checks or other statements showing the amounts of such expenses.

Section 2120.520 Reimbursement of Participant

- a) The Department shall reimburse the Participant from the Participant's medical care assistance account for Medical Care Expenses incurred during the Plan Year for which the Participant submits documentation in accordance with Section 2120.510 of this Part.
- b) The Reimbursement schedule will be established by the Department in a manner that allows the Participant to receive Reimbursement no less than once a month.
- c) No Reimbursement under this Section shall at any time exceed the balance of the Participant's medical care assistance account for the Plan Year at the time of the Reimbursement.
 - 1) The Participant will be notified of any amount of any Medical Care Expenses not reimbursed as a result of the preceding sentence.
 - 2) The Participant must submit a new claim to receive Reimbursement of the amount not previously reimbursed.
- d) The Department will reimburse Participants who have filed claims in the prescribed manner:
 - 1) at least once a month if the claim equals or exceeds \$50, and if there is enough money in the account,
 - 2) at least once the twelfth month (or the final month of an Employee's participation) regardless of the amount.

Section 2120.530 Exclusions

A Participant shall not be reimbursed for any expense that would otherwise be a Medical Care Expense if:

- a) such expense was incurred at a time when the Participant was not a Participant in the Plan; or
- b) a claim for Reimbursement of such expense has not been filed in accordance with provisions of Section 2120.510; or
- c) such expense was claimed as a credit or deduction on the Participant's federal or state income tax form; or
- d) such expense is reimbursable under any other benefit plan maintained by the Employer or purchased privately by the Participant.

Section 2120.540 Statements

- a) On or before January 31 of each year, the Department shall furnish to each Participant who has received medical care assistance during the prior Plan Year a written statement showing the amount of such

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- b) assistance paid during such year with respect to the Participant. The Department shall also notify each Participant in writing 60 days prior to the end of the Plan Year of the unused balance in his her account.

SUBPART G: TERMINATION OF PARTICIPATION**Section 2120.610 Termination or Death of Participant**

- a) In the event that a Participant terminates State service or dies, the Participant's participation shall terminate.
- b) The Department will pay any remaining balance to the Participant (or his or her estate) in a lump sum as additional taxable Compensation.
- c) If the Participant returns to State service the same Plan Year, the Participant can re-enroll in accordance with the provisions of Section 2110.210 of this Part.
- d) If the Participant's employment status has changed from full time or half-time to a status that no longer allows participation in the State Employee's Group Health Plan, the Participant will be considered revoked as described in Section 2120.220 unless the Participant has chosen continuation coverage as authorized by COBRA.
- e) If participation continues in this Plan because of COBRA-qualification, the Participant shall be considered terminated from State service at the end of the 18-month period of COBRA-coverage or whenever COBRA-qualification ceases. The Department will pay the balance as described in Section 2120.610(b) above.

Section 2120.620 Fraud

In the event a Participant knowingly supplies the Department with false information or knowingly files a claim which is not qualified for Reimbursement as adjudicated by the Federal Internal Revenue Service or a court of competent jurisdiction, the Department shall exclude the Participant from further participation in the Plan for all subsequent Plan Years.

SUBPART H: MISCELLANEOUS**Section 2120.710 Non-discrimination**

- a) This Plan shall meet the requirements of Code Sections 125 and 414 which require that all benefits provided for Participants who are highly compensated are provided for all other Participants.
- b) If this Plan fails to meet these requirements, the Discriminatory Excess will be included in the Highly Compensated Participants' taxable income for the Plan Year.

Section 2120.720 Illegality of a Particular Provision

The illegality of any provision of this Plan shall not affect the other

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provisions of the Plan and the Plan shall be construed in all respects as if such invalid provision were omitted.

Section 2120.730 Applicable Law

To the extent not preempted by federal law, the Plan shall be governed by and construed according to the laws of the State of Illinois.

Section 2120.740 Effect on Pension

Participation in this Plan will not affect the amount paid into a Participant's pension nor reduce benefits received.

Section 2120.750 Effect on Social Security

Participation in this Plan reduces a Participant's Social Security wages by the amount contributed and may therefore reduce the benefits received.

Section 2120.760 Benefits Solely From General Assets

The benefits provided by this Plan will be paid solely from the general assets of the State. The State will not be required to maintain any fund or segregate any amount for the benefit of any Participant, and no Participant or other person shall have any claim against, right to, or security or interest in, any asset of the State from which any payment under the Plan may be made.

Section 2120.770 Nonassignability of Rights

The right of any Participant to receive Reimbursement under the Plan shall not be alienable by the Participant by assignment or any other method. Any attempt to alienate a Participant's interest will not be recognized.

Section 2120.780 Tax Consequences

Once enrolled it shall be the obligation of each Participant to determine whether each payment under Section 2120.420 of this Part is excludable from the Participant's Compensation for federal and state income tax purposes. Participants should notify the Department if there is reason to believe that any payment is not excludable.

Section 2120.790 Indemnification of State by Participants

If any Participant receives Reimbursements under Section 2120.520 of this Part that are not for Medical Care Expenses, such Participant shall indemnify and reimburse the State for any liability the State may incur for failure to withhold federal or state income tax or Social Security tax from such Reimbursements.

Section 2120.800 Right to Amend and Terminate Reserved

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- a) The Department has established the Plan with the bona fide intention and expectation that it will be continued indefinitely, but the Department will have no obligation whatsoever to maintain the Plan for any given length of time and may discontinue or terminate the Plan at any time without liability.
- b) Upon termination or discontinuance of the Plan, all elections and reductions in Compensation relating to the Plan shall terminate, and the Department will pay any remaining balances to the Participants as additional taxable Compensation.

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- 1) Heading of the Part: State Administration of the Federal Community Services Block Grant Program
- 2) Code Citation: 47 Ill. Adm. Code 120
- 3) Section Numbers:

<u>Adopted Action:</u>
120.50 Amendment
120.70 Amendment
120.80 Amendment
120.90 Amendment
- 4) Statutory Authority: Implementing Section 2 of the Illinois Economic Opportunity Act (Ill. Rev. Stat. 1987, ch. 127, par. 2602) and authorized by Section 46.42 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 46.42).
- 5) Effective Date of Amendments: October 17, 1988
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Do these amendments contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: October 14, 1988.
- 9) Notice of Proposal Published in Illinois Register: March 11, 1988, 12 Ill. Reg. 4751.
- 10) Has JCAR issued a Statement of Objections to these amendments? No.
- 11) Differences between proposal and final version:

All cites to the Illinois Revised Statutes have been updated to the 1987 edition.

In Section 120.70(b)(1)(B) replaced "the poor" with "CSBG eligible clients (per Section 120.120(a)(1) of this Part)".

Rewrote Section 120.70(b)(3) to read as follows: "Tenure for board representatives described in Sections 120.70(b)(1)(B) and (C) of this Part shall be at the discretion of the local entity."

The beginning of the second sentence in Section 120.90(b) has been revised so the sentence reads in part: "The Grantee shall also adhere to the nondiscrimination provisions of rules issued by the Illinois Department of Human Rights entitled 'Procedures Applicable to All Agencies' (44 Ill. Adm. Code 750. Appendix A);".

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

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- 13) Will these amendments replace an emergency amendment currently in effect? No.
- 14) Are there any amendments pending on this Part? Yes.

<u>Section Numbers:</u>	<u>Proposed Action:</u>	<u>Illinois Register Citation:</u>
120.110	Amendment	May 20, 1988
120.115	New Section	12 Ill. Reg. 8521
		May 20, 1988
		12 Ill. Reg. 8521
- 15) Summary and Purpose of Amendments: The block grant application form, described in Section 120.50(b)(3) of the "State Administration of the Federal Community Services Block Grant Program" rules, is no longer required as part of an application and has therefore been deleted from these rules. Section 120.70(b) has been revised to leave the tenure of board members to the discretion of the local entity. Additionally, per an agreement reached with the Joint Committee on Administrative Rules, Sections 120.80 and 120.90 have been amended to add various provisions of the program's grant document not previously specified in 47 Ill. Adm. Code 1 or these rules.
- 16) Information and questions regarding these adopted amendments shall be directed to:

Mr. Dennis R. Whetstone, Deputy Director
Department of Commerce and Community Affairs
Bureau of Program Administration
620 East Adams Street, 5th floor
Springfield, Illinois 62701
(217) 782-6136

The full text of the Adopted Amendments begins on the next page:

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NOTICE OF ADOPTED AMENDMENTS

TITLE 47: HOUSING AND COMMUNITY DEVELOPMENT
CHAPTER I: DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

PART 120
STATE ADMINISTRATION OF THE FEDERAL COMMUNITY SERVICES
BLOCK GRANT PROGRAM

Section	
120.10	Legislative Base
120.20	Purpose and Scope
120.30	Definitions
120.40	Allocation
120.50	Grant Application Requirements
120.55	Grantee Termination
120.60	Grantee Selection
120.70	Required Board Structure
120.80	Administrative Requirements
120.90	Nondiscrimination
120.100	Complaint Process
120.110	Program Types-Description
120.120	Eligibility Requirements
120.130	Limitations on Use of CSBG Funds
120.140	Incorporation by Reference

AUTHORITY: Implementing the Illinois Economic Opportunity Act (111. Rev. Stat. 1987, ch. 127, pars. 2601 et seq.) and authorized by Section 46.42 of the Civil Administrative Code of Illinois (111. Rev. Stat. 1987, ch. 127, par. 46.42).

SOURCE: Adopted and codified at 7 Ill. Reg. 2934, effective March 9, 1983; amended at 8 Ill. Reg. 6023, effective April 20, 1984; amended at 9 Ill. Reg. 10692, effective June 28, 1985; amended at 9 Ill. Reg. 18130, effective November 12, 1985; amended at 10 Ill. Reg. 8666, effective May 13, 1986; amended at 10 Ill. Reg. 8976, effective May 13, 1986; amended at 11 Ill. Reg. 21051, effective December 8, 1986; amended at 11 Ill. Reg. 5926, effective March 19, 1987; amended at 11 Ill. Reg. 7937 effective April 20, 1987; amended at 12 Ill. Reg. 751, effective December 28, 1987; amended at 12 Ill. Reg. 17311, effective October 17, 1988.

Section 120.50 Grant Application Requirements

a) Preapplication Requirements

- 1) Applicants for "90% CSBG funding" as indicated in Section 120.40 will be required to meet certain requirements prior to submitting an application. These requirements are:

- A) a properly structured and functioning tripartite board (new CSBG applicants may receive a 60 day extension to meet this requirement);

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- B) an effective outreach/referral program;
C) a continuing planning process and capability;
D) a centralized fiscal management system; and
E) an effective citizen participation/community involvement program.

- 2) Applications will not be processed nor grants awarded prior to the Department's review of the applicant's performance in these five areas.

b) Application Requirements

In preparing its application for funding assistance under the CSBG program, the grant applicant is required to submit the following items:

- 1) Service Area Analysis: Prior to the submission of an application for funding under the CSBG program, the applicant must submit a Service Area Analysis which includes information identified in subsections (A) through (D). Subsequent to the Department's receipt of the Service Area Analysis, a letter will be transmitted acknowledging receipt and identifying the strengths and weaknesses of the analysis.
- A) Service Area Analysis Narrative: The narrative is a reference summary for the major components of the Service Area Analysis. Its purpose is to specify:
- i) the types of data collected;
 - ii) research methods employed;
 - iii) persons and procedures involved;
 - iv) criteria used to rank problems, determine problem causes, establish priorities, and select strategies;
 - v) problems/priorities to be addressed; and
 - vi) strategies selected for implementation.
- B) Needs Assessment: This component compiles and analyzes quantitative and qualitative information regarding the area's poverty problems (e.g., poverty population by sex, race, age; number of public housing units and occupancy by sex, race, age; welfare payment

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statistics by sex, race, and age).

- C) Resource Assessment: This part identifies and analyzes available public and private resources for utilization in combatting the area's poverty problems.
- D) Strategic Plan: The Strategic Plan establishes priorities to be addressed and strategies to be undertaken in the alleviation of the area's poverty problems.
- 2) Affirmative Action Plan: The applicant agency must submit an affirmative action plan prior to its annual application for assistance. The affirmative action plan may follow such format as designed by the applicant, but must include information required by the Department.

~~3) Block Grant Application Form: The Department will require the submittal of Standard Form 424 (or a comparable form provided by the Department) which provides the basic information needed for grant award documentation. The application document will provide a brief description of the proposed project, the amount of the grant requested, and will be signed by the official authorized by the applicant to enter into the grant.~~

3)4) Annual Work Program: The work program will narrate the objectives and activities proposed to be undertaken with grant funds. The work program will detail specific annual objectives, the activities proposed to meet each objective, the agency responsible for carrying out the activity (if other than the grant recipient), and the costs to be incurred in carrying out the activities (including non-CSBG costs).

4)5) Annual Budget: The applicant shall submit a grant budget by cost categories, on the budget forms provided by the Department. As a result of problems with past audits, inexperience of the Department in dealing with the agency, lack of a cost allocation plan, or other related incidents, the Department may require that a complete annual budget be submitted which provides budget detail on all of the applicant's programs and sources of funding.

5)6) Description of Program Linkages: The grant applicant will be required to state its major work activities, which impact upon programs funded by CSBG, and indicate the manner in which the programs are coordinated within the agency to ensure that the multiple needs of the poor are being addressed.

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6)7) Statement of Coordination: The grant applicant will be required to outline its program of coordination with other agencies and programs of the community that impact the applicant's programs. The statement shall include coordination mechanisms established by the applicant and cite interagency agreements or contractual arrangements used to support coordinated service delivery.

7)8) Assurances and Certifications: As provided in the Grant Application, the applicant will be required to certify its compliance with all applicable state and federal laws and regulations dealing with the receipt and expenditure of grant monies.

c) Application Schedule

At least thirty (30) days before the beginning of its funding year: applicants must submit the Service Area Analysis, Comprehensive Work Plan, and Affirmative Action Plan, ~~Block Grant Application Form~~ Annual Work Program, Annual Grant Budget, and supporting documentation to the Department.

(Source: Amended at 12 Ill. Reg. 17311, effective October 17, 1988.)

Section 120.70 Required Board Structure

a) Grantee Board Requirement

1) Each Grantee participating in the "90% funding" category of the Community Services Block Grant Program is required to establish a broadly representative Board of Directors as outlined under Section 211(a) of the Economic Opportunity Act of 1964, as amended.

2) When a private non-profit corporation or a separate public agency is the Grantee, the Board of Directors is the governing board. When a local government or combination of governments is the Grantee, its program must be administered through a community based board.

b) Composition of the Board

1) The Grantee must certify that its governing or administering board will be constituted so as to assure that

A) one-third of the members of the board are elected public officials, currently holding office, or their representatives, except if the number of elected officials reasonably available and willing to serve is less than one-third of the membership of the board.

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membership on the board of appointive public officials may be counted in meeting such one-third requirement: public officials shall be appointed by and serve at the pleasure of the designating official(s);

- B) at least one-third of the members are persons chosen in accordance with democratic selection procedures adequate to assure that they are representative of ~~the~~ CSBG eligible clients (per Section 120.120 (a)(1) of this Part) in the area served; and
- C) the remainder of the members are officials or members of business, industry, labor, religious, welfare, education, or other major groups and interests. Once an organization is selected, it shall choose the person to represent it on the board. ~~Representatives of the poor and of private organizations may serve on the board up to five (5) consecutive years but no more than a total of ten (10) years. After serving five (5) consecutive years, these representatives may not serve on the board in any capacity for at least one (1) full year.~~

- 2) The board shall have at least fifteen (15) and no more than fifty-one (51) members. It shall meet at least four (4) times a year and maintain official meeting records.

- 3) Tenure for board representatives described in Sections 120.70(b)(1)(B) and (C) of this Part shall be at the discretion of the local entity.

- 4) ~~3) If a grantee board is determined by the State, to be improperly seated, the State will prescribe necessary remedial action. The notice of finding and required corrective action shall be provided the grantee in writing. The grantee shall have 30 days from notice to bring the board into compliance with these rules. Failure by the grantee to fully respond to the corrective action demand will result in grant termination procedures as specified in Section 120.55 of this Part.~~

- 5) ~~4) Title 45 of the Code of Federal Regulations, October 1, 1979, Chapter X Part 1062 will be referenced by the state for additional board structure guidance.~~

(Source: Amended at 12 Ill. Reg. 17311, effective Oct. 17, 1988)

Section 120.80 Administrative Requirements

For the purpose of this Part, administrative requirements specified in 47 Ill.

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Adm. Code 1 and as follow are applicable.

- a) Compensation - The Grantee cannot be reimbursed for costs which exceed the total approved budget. Budget line items within and between cost categories may be increased without prior approval by up to 20% when other line items or cost categories are reduced by corresponding monetary amounts in other categories. The administration category may only be reduced and the special category may only be increased. Equipment and contractual service line items may not be increased without prior approval. The Department will grant approval to modify budgeted amounts when the modification is necessary to achieve program objectives.
- b) Unexpended Funds - CSBG fund balance from the previous fiscal year will be, subject to written approval of DCCA, carried into the grantee's succeeding fiscal year CSBG program. The carry-over funds will not reduce the succeeding fiscal year allocation, but the carry-over amount should not exceed 20% of the agency's annual CSBG allocation and the succeeding year's work program must reflect additional planned program achievements with reasonable probability of accomplishing those planned achievements so as to eliminate future substantive unexpended balances.

c) Reporting

- 1) An Expenditure Summary and Payment Request shall be submitted to the Department on or before the fifteenth calendar day of each month after the first month of the program year, using forms provided by the Department.

- 2) A Quarterly Program Report shall be submitted to the Department by the 15th day following the end of each calendar quarter.

- 3) An agency-wide Statement of Revenues and Expenditures (Statement) for the prior twelve (12) month period ending September 30 and Balance Sheet for the period ending September 30 shall be submitted annually to the Department by any Grantee which is not covered under the Single Audit Act of 1984 (31 U.S.C. 7501-7507) or does not have an existing agreement with the Department and its other funding sources for an annual Agency-Wide Audit. In order to be exempt from this requirement, the Single or Agency-Wide Audit must include a Balance Sheet-All Funds as described in Appendix II of Guidelines for Financial and Compliance Audits of Federally Assisted Programs published by the United States General Accounting Office (October, 1978). The Department will approve written requests for alternative twelve (12) month base periods, such as the Grantee agency's fiscal year end date, when such requests are made prior to

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midterm of the grant documents subject to this Part. The Statement and Balance Sheet must be received by the Department on or before November 1 of each program year or within sixty (60) days of the approved base period. The Statement and Balance Sheet must be signed by the Grantee's fiscal officer, certifying the documents' accuracy, and co-signed by the Chairperson of the Board and prepared in accordance with generally accepted accounting principles of the American Institute of Certified Public Accountants (AICPA) (June, 1984).

- d) Contractual Services - All contractual services require prior approval of the Department. Grantees will request approval of contractual services as part of the annual budget process and in any subsequent modifications to the contractual services line item of the budget. Requests to expend funds for contractual services will be approved when the following conditions are met:
- 1) services respond to a demonstrated need (i.e., legal services, transportation, licensed drug/alcohol counseling);
 - 2) services are not duplicative of existing program services;
 - 3) services are an allowable cost in accordance with Generally Accepted Accounting Principles of the American Institute of Certified Public Accountants (1983); and
 - 4) services benefit low income participants in accordance with Section 120.60(b)(3)(B) of this Part.

- e) Publication, Reproduction and Use of Material - Any publication produced as a result of a CSBG grant shall include in its title page the following citation: "This project was conducted with funds provided by the Illinois Department of Commerce and Community Affairs and does not necessarily represent in whole or in part the viewpoint of the Illinois Department of Commerce and Community Affairs."

- f) Assurances - Grantees must comply with the provisions of Sections 675(c)(2)(B)(6) through (10) of the Act.

(Source: Amended at 12 Ill. Reg. 17311, effective October 17, 1988)
Section 120.90 Nondiscrimination

- a) Equal Employment Opportunity

- 1) In carrying out the program, the Grantee shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, national

origin, ancestry, age, physical or mental handicap unrelated to ability, marital status, or unfavorable discharge from military service. The Grantee shall take affirmative action to insure that applicants for employment are employed, and that employees are treated during employment, without regard to their race, color, religion, sex, national origin, ancestry, age, physical or mental handicap unrelated to ability, marital status, or unfavorable discharge from military service. Such action shall include, but not be limited to, the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Grantee shall post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this nondiscrimination clause. The Grantee shall state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, national origin, ancestry, age, physical or mental handicap unrelated to ability, marital status, or unfavorable discharge from military service. The Grantee shall incorporate the foregoing requirements of this paragraph (a) in all of its contracts for program work.

- 2) The Grantee shall cause or require to be inserted in full in any contract and subcontract for work, or modification thereof, all applicable Federal and State Equal Employment Opportunity Provisions.

- b)

Discrimination - The Grantee shall refrain from unlawful discrimination in employment and will undertake affirmative action to assure equality of employment opportunity and eliminate the effects of past discrimination in accordance with the Illinois Human Rights Act. (Ill. Rev. Stat. 1985, ch. 68, par. 1-101 et. seq.) The Grantee shall also adhere to the nondiscrimination provisions of rules issued by the Illinois Department of Human Rights entitled "Procedures Applicable to All Agencies" (44 Ill. Adm. Code 750. Appendix A); Section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 794); the Age Discrimination Act of 1975 (42 U.S.C. 6106-6107); ~~and~~ Title VI of the Civil Rights Act of 1964 (24 CFR Part 1); Title IX of the Education Amendments of 1972 (20 U.S.C. 1134); Section 677(a) of the Act; Executive Order 11246 (30 FR 12319, September 24, 1965) as amended by Executive Order 11375 (32 FR 14303, October 13, 1967); and Title VIII of the Civil Rights Act of 1968 (42 U.S.C. 3601).

(Source: Amended at 12 Ill. Reg. 17311, effective October 17, 1988)

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NOTICE OF ADOPTED RULES

- 1) The Heading of the Part: Dual Party Relay Service
- 2) Code Citation: 83 Ill. Adm. Code 756
- 3) Section Numbers:
- | | |
|---------|-------------|
| 756.10 | New Section |
| 756.15 | New Section |
| 756.20 | New Section |
| 756.100 | New Section |
| 756.105 | New Section |
| 756.110 | New Section |
| 756.115 | New Section |
| 756.120 | New Section |
| 756.125 | New Section |
| 756.200 | New Section |
| 756.205 | New Section |
| 756.210 | New Section |
| 756.215 | New Section |
| 756.220 | New Section |
| 756.225 | New Section |
| 756.300 | New Section |
| 756.305 | New Section |
| 756.310 | New Section |
- 4) Statutory Authority: Implementing Section 13-703 and authorized by Section 10-101 of The Public Utilities Act (Ill. Rev. Stat. 1987, ch. 111 2/3, pars. 13-703 and 10-101).
- 5) Effective Date of Rules: October 15, 1988
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Do these rules contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: September 28, 1988
- 9) Notice of Proposal in Illinois Register:
April 29, 1988, 12 Ill. Reg. 7455
- 10) Has JCAR issued a Statement of Objection to these rules?
Yes.
- A) Statement of Objection: September 9, 1988 at 12 Ill. Reg. 14428

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- B) Agency Response: October 28, 1988, 12 Ill. Reg. 17437
- C) Date Agency Response Submitted for Approval to JCAR:
October 6, 1988
- 11) Differences between proposal and final version:
- Section 756.10: Statutory citation in the definition of "Act" is updated. Repetitive statutory citations eliminated in succeeding definitions.
- Section 756.110(a)(4): Cross reference to 83 Ill. Adm. Code 755 corrected.
- Section 756.110(b)(4): "should" changed to "shall" in second sentence.
- Section 756.115(a)(4) of proposed rules deleted. Succeeding subsections renumbered.
- Section 756.115(a)(5)(B): "(e.g., net worth...capital)" added.
- Section 756.115(a)(5)(C): Subsection rewritten.
- Section 756.115(b)(2)(A): "following the" deleted from the first sentence.
- Section 756.115(b)(3)(A)(i) and (ii): "should" changed to "shall" wherever it appeared in these subsections.
- Section 756.120(a): "by a petition pursuant to 83 Ill. Adm. Code 200" added.
- Section 756.125(b): "with the Commission" added.
- Section 756.200(a) of the proposed rules: "'Standards of Service for Telephone Utilities' set forth in" deleted. Subsection (b) deleted in its entirety.
- Section 756.205(f): First sentence of original subsection deleted; "(i.e., the percentage...time)" added.
- Section 756.210(a): "seek out" replaced with "request."

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Section 756.215(a): "Upon reasonable notice....." deleted; "suitable" replaced by "its"; "in sufficient detail" replaced by "so as."

Section 756.215(b): Subsection rewritten after "to determine that."

12) Have all changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

13) Will these rules replace an emergency rule currently in effect? No.

14) Are there any amendments pending on this Part? No.

15) Summary and Purpose of Rules: These rules are necessary to implement Section 13-703(b) of The Public Utilities Act which requires the Commission to design and implement a dual party system to provide telecommunications services to the deaf or severely hearing impaired.

16) Information and questions regarding these adopted rules shall be directed to:

Conrad Rubinkowski
Illinois Commerce Commission
527 East Capitol Avenue
Springfield, Illinois 62706
(217)785-3922

The full text of Adopted Rules begins on the next page:

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NOTICE OF ADOPTED RULES

TITLE 83: PUBLIC UTILITIES
CHAPTER I: ILLINOIS COMMERCE COMMISSION
SUBCHAPTER f: TELEPHONE UTILITIES

PART 756

DUAL PARTY RELAY SERVICE

SUBPART A: GENERAL PROVISIONS

Section
756.10 Definitions
756.15 Dispute Procedures
756.20 Notice

SUBPART B: LEC OBLIGATIONS

Section
756.100 Components of Relay Service
756.105 Relay Service Execution and Administration
756.110 Publicity Concerning Relay Service
756.115 System Provider Selection Process
756.120 System Provider Interactions
756.125 Filing Requirements

SUBPART C: RELAY SERVICE PROGRAM STANDARDS AND SPECIFICATIONS

Section
756.200 Relay Service General Quality Standards
756.205 Relay Service Operations and Specifications
756.210 Relay Service Operator Standards
756.215 System Provider Reporting Requirements
756.220 Relay Service Billing and Collection Procedures
756.225 Relay Service Revenues

SUBPART D: OVERSIGHT AND REVIEW

Section
756.300 Staff Liaison
756.305 Advisory Council Rights
756.310 Biannual Workshop

AUTHORITY: Implementing Section 13-703 and authorized by Section 10-101 of The Public Utilities Act (Ill. Rev. Stat. 1987, ch. 111 2/3, pars. 13-703 and 10-101).

SOURCE: Adopted at 12 Ill. Reg. 17321, effective October 15, 1988.

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SUBPART A: GENERAL PROVISIONS

Section 756.10 Definitions

"Act" means The Public Utilities Act (Ill. Rev. Stat. 1967, ch. 111 2/3, pars. 1-101 et seq.).

"Advisory Council" means the advisory council established by 83 Ill. Adm. Code 755.405.

"Commission" means the Illinois Commerce Commission.

"Eligible calls" means intrastate calls other than inter/intra-MSA coin paid; hotel, motel, and hospital sent paid; calls to 900 numbers and 950 numbers; and calls to 976 numbers and other recorded announcements.

"Illinois Telecommunications Access for the Deaf and Severely Hearing-Impaired Corporation" or "ITAC" means the not-for-profit corporation jointly established by the Illinois local exchange carriers in order to administer the programs mandated by Section 13-703 of the Act.

"IXC" means interexchange carrier, which is a telecommunications carrier providing interexchange service as defined in Section 13-205 of the Act.

"LEC" means local exchange carrier, which is a telecommunications carrier providing local service as defined in Section 13-204 of the Act.

"MSA" means Market Service Area which defines the local access transport area for telephone service.

"Relay service" means service provided pursuant to the dual party relay program mandated by Section 13-703 of the Act.

"Relay system" means the configuration, provision, and operation of the facilities, equipment and personnel through which the LEC's shall provide relay service.

"Staff liaison" means the staff liaison established by 83 Ill. Adm. Code 755.400.

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"System provider" means that corporation, organization, coalition, or entity who, under contract to the ITAC, provides the relay system through which the LEC's shall provide relay service.

"TDD" means telecommunications device for the deaf, a device which allows deaf or severely hearing-impaired persons to send and receive written messages over the telephone network. The term shall include any "tele-braille" device, a TDD which employs braille language symbols.

"Translate" means to verbally express a message received by TDD or to send by TDD a verbal message received.

Section 756.15 Dispute Procedures

Disputes arising under this Part shall be governed by 83 Ill. Adm. Code 735.190 and 735.200.

Section 756.20 Notice

Unless otherwise indicated, "notice" means notice within 30 days of the event for which notice is required. Notice shall be given in writing or by TDD. Notice given by TDD shall be subject to hard copy recovery by, and at the discretion of, the receiver, except that an LEC or its agent shall mail a Braille copy of any notice to a telebraille recipient within 48 hours of the original transmission of notice.

SUBPART B: LEC OBLIGATIONS

Section 756.100 Components of Relay Service

The LEC's shall provide relay service whereby a hearing-impaired person utilizing a TDD (either ASCII or Baudot code capable) can communicate with a hearing person through the voice assistance of a relay service operator. The relay service shall accept eligible calls originating within the State of Illinois and shall terminate calls to any point within the State of Illinois which can be dialed directly by a relay service operator at the request of the originating caller. Specifically the relay service operator shall do the following:

- a) Accept a call from a TDD-equipped caller, place a call to a voice-capable individual and translate the TDD

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messages to voice messages and the voice messages to TDD messages in order to complete the communications link;

- b) Accept a call from a voice-capable caller, place a call to a TDD-equipped individual and translate the voice messages to TDD messages and TDD messages to voice messages in order to complete the communications link.

Section 756.105 Relay Service Execution and Administration

The LEC's shall:

- a) Fund the relay service in part through tariffed charges to relay service users as provided in Section 756.125(a). The LEC's shall derive the balance of the relay service funding requirements from the revenues collected as authorized by the Commission pursuant to Section 13-703(c) of the Act;
- b) Jointly administer the relay service through their joint agent, the ITAC;
- c) Direct the ITAC to develop and circulate, pursuant to the requirements of Section 756.115, a Request-for-Proposal (RFP) for the provision of the relay system;
- d) Direct the ITAC to establish a system provider selection procedure pursuant to the requirements of Section 756.115;
- e) Direct the ITAC to contract, pursuant to Section 756.120, with a system provider for the provision of the relay system;
- f) Bill and collect charges for relay-assisted calls pursuant to the requirements of Sections 756.125(a) and 756.220; and
- g) Retain individual and collective responsibility for ensuring the provision and maintenance of the relay service consistent with the standards set forth in this Part.

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Section 756.110 Publicity Concerning Relay Service

- a) LEC's shall publicize the relay service. Publicity shall include, at a minimum:

- 1) Bill inserts;
 - 2) Written notification to conventional news media such as daily, weekly, and monthly newspaper or magazines and the news departments of television and radio stations;
 - 3) Written notification to organizations and to newsletters serving the deaf or severely hearing-impaired. Organizations and newsletters wishing to receive such notification must contact the LEC's and place themselves on a relay service information service list; and
 - 4) Written notification to designated offices of the State of Illinois social service agencies, as provided in 83 Ill. Adm. Code 755.110(a)(4).
- b) Relay service information publicized by the LEC's shall include:
- 1) Relay service access numbers;
 - 2) A description of the relay service functions prescribed in Section 756.100;
 - 3) Statements of the full time availability of relay service; and
 - 4) Statements advising that TDD users not employ the relay service to complete emergency calls (as defined in 83 Ill. Adm. Code 725.103). LEC publicity shall advise TDD users to directly contact their local 9-1-1 service in emergency situations, or appropriate local emergency agencies in areas where 9-1-1 is not in service.

Section 756.115 System Provider Selection Process

- a) The ITAC shall develop and circulate to prospective system providers an RFP for the provision of the relay

system through which LEC's shall provide the relay service mandated by Section 13-703(b) of the Act and this Part.

- 1) The RFP shall require each respondent to submit a proposal for the design, configuration and supply of a statewide relay system meeting or exceeding the minimum specifications and standards prescribed in Sections 756.200, 756.205, 756.210 and 756.215.
- 2) The RFP shall require each respondent to supply, either through direct provision or through the securing of services and facilities provided by other entities, the following:
 - A) All relay center buildings, real estate, permits, rights-of-way or clearances necessary to operate the relay system as specified in this Part;
 - B) All telecommunications trunks, cables or lines connected to the relay center in order to receive or initiate telecommunications for the purposes of providing the relay system as specified in this Part;
 - C) All telecommunications or other facilities and equipment required in order to provide the relay system as specified in this Part;
 - D) All supplies, furniture or miscellaneous items required in order to provide the relay system as specified in this Part; and
 - E) All personnel and the training of such personnel required in order to staff and operate the relay system as specified in this Part.
- 3) The RFP shall require each respondent's proposal to be based on a cost-plus-fee type contract arrangement.
- 4) Prior to circulating the RFP to prospective system providers, ITAC shall file the RFP with the Commission for approval, providing copies to the Advisory Council and Staff Liaison on the file date.

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- A) The Advisory Council and Staff Liaison shall have the opportunity to file comments on the RFP within 20 business days following the file date of the RFP. The ITAC shall be allowed to respond to the comments within 10 business days following the close of the comment period.
- B) The Commission shall approve or disapprove the RFP for circulation to prospective system providers by ITAC based upon the conformity of the RFP with the requirements of Section 13-703(b) of the Act and this Part.
- C) If the Commission disapproves the RFP, the Commission shall:
 - i) Specify those aspects which do not conform to the specifications of this Part; and
 - ii) Direct ITAC to revise the RFP in regard to those elements.
- 5) System provider proposals shall be evaluated on the following criteria:
 - A) The ability of a proposal to cost-effectively achieve the relay system requirements prescribed by this Part;
 - B) A bidder's abilities to fulfill the conditions of its proposal. The bidder shall be assessed according to its financial condition (e.g., net worth, cash flow, and ability to raise capital); technical, operational and managerial expertise; and past experience and level and quality of performance.
 - C) A bidder's prior experience in providing services to the hearing-impaired.
- 6) Each RFP will indicate a date, time, and place for prospective system providers to submit a bid or proposal. Responses received late shall not be considered.

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- 7) All bids or proposals received prior to the time set for opening shall be opened in public at the date, time, and place specified in the RFP.
- b) Evaluation procedure
- 1) Within two business days following the deadline for submission of proposals by all parties, the ITAC shall file with the Commission and provide to the Advisory Council and Staff Liaison a copy of each bid or proposal with a sworn statement by the president, a vice-president or secretary of ITAC stating that said proposals are complete records and that they were received by ITAC under seal which was not broken except as provided in subsection (a)(7);
 - 2) If, after evaluating all proposals, the ITAC Board determines that no proposals meet the requirements of Section 13-703(b) of the Act, this Part, or the RFP, the ITAC shall file with the Commission notice of this determination and a report citing the specific deficiencies of each proposal in adequately fulfilling the requirements of Section 13-703(b) of the Act, this Part, or the RFP.
 - A) The Advisory Council and the Staff Liaison shall have the opportunity to file comments on this report within 20 business days of filing by ITAC. Comments in opposition to the ITAC determination shall cite and defend that proposal which the commentator believes best meets or exceeds the requirements of Section 13-703(b) of the Act, this Part, and the RFP.
 - B) The ITAC Board shall have the opportunity to file a response to the comments within 10 business days of the close of the comment period.
 - C) Based upon the requirements of Section 13-703(b) of the Act, this Part, and the RFP, the Commission shall either approve the ITAC determination and direct ITAC to develop and issue a new RFP according to the requirements of this Part or deny the ITAC determination

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- and specify a proposal which the ITAC shall be directed to accept.
- 3) If after evaluating all proposals the ITAC Board determines that it is able to accept a proposal, this determination and a report citing the Board's rationale for its selection shall be filed with the Commission.
- A) The Advisory Council and the Staff Liaison shall have the opportunity to file comments on this report within 20 business days following the filing by ITAC. Comments in opposition to the ITAC selection shall either:
 - i) Advise the Commission to direct the ITAC to accept another proposal. In this case, the commentator shall cite the specific deficiencies of the ITAC selection. The commentator shall also cite and defend another proposal, which the commentator believes best meets or exceeds the requirements of Section 13-703(b) of the Act, this Part, and the RFP; or
 - ii) Advise the Commission to direct the ITAC to accept none of the proposals and to develop and issue a new RFP according to the requirements of this Part. In this case, the commentator shall cite the specific deficiencies of each proposal.
 - B) The ITAC Board shall have the opportunity to file a response to the comments within 10 business days of the close of the comment period.
 - C) Based upon the requirements of the Act, this Part, and the RFP, the Commission shall either:
 - i) Approve the ITAC selection and direct the Board to accept the proposal;

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- ii) Deny the ITAC selection and specify another proposal which the ITAC shall be directed to accept; or
- iii) Deny the ITAC selection and direct the Board to develop and issue a new RFP according to the requirements of this Part.

Section 756.120 System Provider Interactions

- a) Upon Commission approval and ITAC acceptance of a proposal, the ITAC and the selected respondent shall draft a contract which each LEC shall approve and concur in as a party. The terms of the contract shall be consistent with the conditions of the proposal. This contract shall be filed with the Commission by a petition pursuant to 83 Ill. Adm. Code 200 and shall take effect only upon Commission approval. The Commission shall approve the contract if it is consistent with the specifications of Section 13-703(b) of the Act, this Part, the RFP, and the selected proposal.
- b) Upon Commission approval of the contract, the selected respondent shall be designated as the system provider.
- c) The following general conditions shall apply to the contract between ITAC and the system provider:
 - 1) The system provider shall comply with the reporting requirements in Section 756.215.
 - 2) The ITAC and the LEC's shall perform a yearly evaluation of the system provider's operations to determine compliance with the contract. The system provider shall be required to address any reported service deficiencies.
 - 3) The ITAC or the system provider may unilaterally terminate the agreement only upon 18 months advance notice.
 - 4) The contract shall have a duration of eight years.
 - 5) ITAC shall propose to the Commission, 20 months prior to the termination date of the contract per-

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iod, a new RFP, pursuant to Section 756.115, for the provision of a relay system.

- d) If the system provider is not an LEC, and the system provider has proposed a relay system which requires the system provider to employ tariffed LEC services or facilities, the system provider shall purchase those services or facilities at the appropriate tariffed rates. If the system provider employs LEC local access lines in any phase of completing relay-assisted calls, the LEC will bill the system provider for those access lines at the business service rate.

Section 756.125 Filing Requirements

In addition to the filing requirements prescribed in other Sections of this Part, the following filing requirements shall apply:

- a) Each LEC shall file a tariff:
 - 1) Providing a description of the relay service functions mandated in Section 756.100; and
 - 2) Setting forth the basis for rates which shall be charged for relay-assisted calls.
- A) A relay-assisted call shall be billed according to the rate(s) which would otherwise have applied if the call had been dialed directly from the originating point to the terminating point on the day, time, and duration of the actual call.
- B) If the relay-assisted call is to be processed other than on a direct dial basis, the appropriate operator handled surcharges shall apply, in addition to the customer direct dial charge as specified in the tariff.
- C) Any discounts which would apply to a direct call between the originating and terminating points on the same day, time and duration of the relay-assisted call, shall be applied to the charges billed for the relay-assisted call.

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- D) For any call which originates and terminates in different exchanges, and which, if dialed directly without intervention by the relay service, would have been transmitted by an IXC, the call shall be charged according to the rate structure of the IXC which is pre-subscribed to the telephone number or credit card number to which the call will be billed.
- b) The ITAC shall file an annual report with the Commission (to be filed no later than April 30 of each year) which shall contain the following information:

- 1) Updates on administration procedures for the relay service;
- 2) A description of program activities of the past year;
- 3) A description and brief evaluation of program effectiveness; and
- 4) As an appendix, the annual report provided by the system provider to the ITAC per the requirement of Section 756.215.

SUBPART C: RELAY SERVICE PROGRAM STANDARDS AND SPECIFICATIONS

Section 756.200 Relay Service General Quality Standards

Service provided under this Part shall conform to 83 Ill. Adm. Code 730, unless specifically indicated otherwise in this Part.

Section 756.205 Relay Service Operations and Specifications

- a) Relay service as described in Section 756.100 shall be provided via a relay system operating at all times (24 hours a day, 7 days a week, 52 weeks a year) for all Illinois exchanges.
- b) Relay service shall be provided through one relay center, located in the 312 Numbering Plan Area (NPA) of MSA 1, operated by the system provider.
- c) The relay system shall be initially designed to handle on a statewide basis 50,000 calls per month, with capa-

bilities to expand the initially established facilities to handle 200,000 calls per month.

- d) The relay system shall be accessed by callers via a toll-free telephone number(s). Callers shall be required to dial (enter) no more than 11 digits in order to access the relay system.
- e) Trunks coming into the relay center(s) shall be of sufficient capacity so that an average of not more than 1 in 100 calls receives a "busy signal."
- f) Within two years following the initiation of relay system operations, the Commission shall determine and fix through amendatory rulemaking of this Part an answering time objective (i.e., the percentage of calls answered within a specific time) for the relay system.
- g) The relay system shall receive and transmit TDD signals in either Baudot or ASCII codes, according to the preference of the originator or recipient of a TDD call. The relay center(s) equipment shall be designed with capabilities to automatically identify incoming TDD signals as either Baudot or ASCII transmissions and to adjust transmissions from the relay center to the code employed by the incoming TDD signal.
- h) The relay center(s) shall create for each relay-assisted call an Extended Message Record (EMR). The record shall contain, at a minimum, the following information:
 - 1) Telephone number or credit card number to be billed - NPA-Prefix-Line Number
 - 2) Terminating Telephone Number - NPA-Prefix-Line Number
 - 3) Originating Telephone Number - NPA-Prefix-Line Number
 - 4) Date
 - 5) Start time
 - 6) End time

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- i) The system provider shall forward the EMR for each call to the appropriate LEC or IXC within fourteen days of the date such service was supplied, and billing shall take place by the next appropriate billing period.
- j) There shall be no time limit on the duration of connections made through the relay system.

Section 756.210 Relay System Operator Standards

- a) Each relay system operator shall be trained to be familiar with the special communications needs of persons who are hearing-impaired. The system provider shall request such training from organizations with prior experience in the provision of services to the hearing-impaired community.
- b) Relay system operators shall keep all communicated information strictly confidential.
 - 1) Except for purposes of billing calls, operators shall not reveal information about any call, including the fact that the call occurred.
 - 2) When training new operators by the method of sharing past experiences, the trainers shall not reveal any of the following information:
 - A) Names, genders, or ages of the parties to the call;
 - B) Originating or terminating points of call; and
 - C) Specifics of the information conveyed in the call.

- c) Relay system operators shall convey the full content, context, and intent of the communications they translate, using language most readily understood by the person receiving the information.

- d) Relay system operators shall not counsel, advise or interject personal opinions or additional information into any communication which they are translating.

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- e) Relay system operators shall be available to accept calls in English and the written syntax of American Sign Language.
- f) If requested by the originating caller, relay system operators shall attempt to complete calls 3 times, consecutively, without delay when receiving busy signals.
- g) Any paper printouts made at a relay center of communications conducted over the relay service shall be destroyed within 4 hours of the conclusion of the communications.
- h) No relay system operator shall disconnect a call against the wishes of the originating and terminating parties without first obtaining the permission of the relay system operator's supervisor. In the instance that a call is terminated, the supervisor shall log the reason for the termination and sign the log. The supervisor shall authorize such disconnections only in instances in which the caller is abusive to or intentionally uncooperative with the relay system operator.
- i) All relay service operator-handled calls shall be carefully supervised. Disconnects shall be made promptly at the end of each call.
- j) Upon receiving an emergency call from a TDD user, a relay system operator shall attempt to complete the call to a Public Safety Answering Point number which the caller supplied and which can be directly accessed by the relay system operator.

Section 756.215 System Provider Reporting Requirements

- a) The system provider shall maintain its records of relay service operations so as to permit review and determination of relay service results. Such records shall be made available during normal business hours for inspection by an individual LEC, the ITAC, the Commission, the Advisory Council, or the Staff Liaison.
- b) The system provider shall perform traffic studies and maintain records to the extent and frequency necessary to determine that the requirements of this Part and the contract are being met.

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- c) The system provider shall provide to the ITAC an annual report of operations, traffic patterns and accounting details of the relay system. The annual report shall be submitted to ITAC no later than February 28 of each year.
- d) The ITAC and each LEC is obligated to review the relay system operations in order to assure the furnishing of service in accordance with the standards set forth in this Part.

Section 756.220 Relay Service Billing and Collection Procedures

- a) Upon receipt of an EMR from the system provider, each LEC and IXC shall:
- 1) Calculate the charges for each call pursuant to the tariff specifications of Section 756.125(a);
 - 2) Credit the amount of the charge for each call to an account for remittance to ITAC at the end of the period; and
 - 3) Post the amount of the charge for each call to the appropriate customer account for billing.
- b) For relay-assisted calls which originate and terminate in the same local calling area which receives LEC service on a "flat rate" basis or which receives LEC service on a "local measured service" basis where customers are allowed an amount of unbilled usage, each LEC shall:

- 1) Determine on a monthly basis the actual number of these calls placed through the relay system by the LEC's customers;
- 2) Perform a separate study to determine the amount of usage revenue associated with all local calls (i.e., revenue associated with calls in excess of a monthly call allowance) on a per call basis;
- 3) Apply this revenue per call figure to the number of calls which originate and terminate in the same local calling area, and which are placed through the relay system by the LEC's customers; and

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- 4) Post the resultant revenue to an account for remittance to ITAC at the end of the period.
- c) Any disputes or customer refusals to pay charges assessed for relay-assisted calls shall be governed by Section 756.15.
- d) Uncollectible charges for relay-assisted calls shall be determined and treated the same as an LEC's or IXC's other uncollectible charges.
- e) Nonpayment of charges for relay-assisted calls shall be treated the same as nonpayment of other monthly charges collected from customers by LEC's or IXC's.
- f) Each LEC and IXC shall record the costs incurred in the billing and collection of relay-assisted calls. Each LEC and IXC shall report these costs to ITAC for direct reimbursement from the revenues generated pursuant to Section 13-703(c) of the Act.

Section 756.225 Relay Service Revenues

- a) The LEC's shall remit the revenues collected each month pursuant to Section 13-703(c) of the Act to ITAC.
- b) From those revenues the ITAC shall:
- 1) Reimburse the LEC's and IXC's for costs incurred by the LEC's and IXC's in the billing and collection of charges for relay-assisted calls;
 - 2) Reimburse the LEC's for any other costs directly incurred by the LEC through the provision of relay service, including:
 - A) Relay service publicity;
 - B) Account and tax administration;
 - C) Auditing and reporting;
 - D) Taxes; and
 - E) LEC staff assignments; and

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- 3) Pay the system provider for any fees or charges due under the contract specified in Section 756.120.

SUBPART D: OVERSIGHT AND REVIEW

Section 756.300 Staff Liaison

The Staff Liaison shall serve as a contact person and advisor to the Advisory Council for the relay system program.

Section 756.305 Advisory Council Rights

- a) The ITAC and the LEC shall serve one copy of all filings, reports, or other information pertaining to the relay service provided to the Commission on the chairperson of the Advisory Council.
- b) Upon the receipt of complaints concerning the relay service the system provider, ITAC or LEC staff shall inform the complainant that if the complainant remains dissatisfied in the complainant's dispute, the complainant may contact the Advisory Council. The system provider, ITAC, or LEC staff shall provide the complainant with the name, telephone number and business address of a designated member(s) of the Advisory Council and inform the recipient that the Advisory Council may be able to aid the complainant in the complainant's dispute.

Section 756.310 Biannual Workshop

The Staff Liaison shall include a review of the relay service program's development on its agenda for the biannual workshop required by 83 Ill. Adm. Code 755.415.

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DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Payment Of Unemployment Contributions, Interest And Penalties
- 2) Code Citation: 56 Ill. Adm. Code 2765
- 3) Section Number: 2765.200 Adopted Action: New Section
- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 48, pars. 550, 551, 552, 553, 554, 555, 557, 573, 577, 579, 610, 611, and 750.
- 5) Effective Date of the Rules: October 12, 1988.
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this Rule contain an incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: October 4, 1988.
- 9) Notice of Proposal published in Illinois Register: July 1, 1988 at 12 Ill. Reg. 11021.
- 10) Has JCAR issued a Statement of Objection to these Rules? Yes.
A) Statement of Objection: September 30, 1988 at 12 Ill. Reg. 15735
B) Agency Response: October 28, 1988 at 12 Ill. Reg. 17439
C) Date Agency Response Submitted for Approval to JCAR: October 4, 1988.
- 11) Difference between proposal and final version: None.
- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.
- 13) Will this replace an emergency rule currently in effect? No.
- 14) Are there any amendments pending on this Part? Yes.

Section 2765.90	Proposed Action Amended Section	Ill. Reg. Citation 12 Ill. Reg. 13531
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DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF ADOPTED AMENDMENTS

- 15) Summary and purpose of the rules: Without the proposed rulemaking, it would be unclear what the extent of an employer's failure to notify the Department of its succession might be on its future contribution rates. The rule explains that, if the successor employer fails to notify the Department of a succession, then, regardless of the possible contribution rate ramifications in future years, if the successor employer's rate would be lower in the year of succession as a result of the succession, then the transfer of the predecessor's experience rating record will be denied.

- 16) Information and Questions regarding these Adopted Amendments may be addressed to:

Stella Adams Cuthbert, Commissioner
Illinois Department of Employment Security
401 South State Street - 2 South
Chicago, Illinois 60605
312/793-4240

The full Text of the Adopted Amendments appears on the following pages:

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF ADOPTED AMENDMENTS

TITLE 56: LABOR AND EMPLOYMENT
CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY
SUBCHAPTER c: RIGHTS AND DUTIES OF EMPLOYERS

PART 2765

PAYMENT OF UNEMPLOYMENT CONTRIBUTIONS, INTEREST AND PENALTIES

SUBPART A: GENERAL PROVISIONS

Section	Unemployment Contributions Not Deductible From Wages
2765.1	Definitions
2765.5	Payment Of Contributions
2765.10	Liability For The Entire Year
2765.15	Contributions Of Employers By Election
2765.20	Payments In Lieu Of Contributions
2765.25	When Payments In Lieu Of Contributions Payable
2765.30	Payments When Reimbursable Employer Becomes Contributor
2765.35	ry
2765.40	Payments When Contributory Employer Becomes Reimbursable
2765.45	Application Of Payment
2765.50	Accrual Of Interest
2765.55	Imposition Of Penalty
2765.60	Payment Or Filing By Mail
2765.63	When Payment Due And Consequences Of Upward Revision
2765.65	In Employer's Contribution Rate
2765.68	Waiver Of Interest Or Penalty
2765.70	Waiver Of Penalty For Certain Employers For 1987 And Thereafter Wage Reports (UC-3/40)
2765.75	Time For Paying Or Filing Delayed Payment Or Report
2765.80	Application For Waiver
2765.85	Approval Of Application For Waiver
2765.90	Insufficient Or Incomplete Application
2765.95	Disapproval Of Application Conclusive Appeal And Hearing

SUBPART B: EXPERIENCE RATING

2765.200	Effect Of A Successor Employing Unit's Failure To Notify The Director Of Its Succession
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DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF ADOPTED AMENDMENTS

AUTHORITY: Implementing and authorized by Sections 1400, 1401, 1402, 1403, 1404, 1405, 1503, 1507, 1509, 1700, 1701 and 2600 of the Unemployment Insurance Act (Ill. Rev. Stat., 1987, ch. 48, pars. 550, 551, 552, 553, 554, 555, 557, 577, 579, 610, 611 and 750).

SOURCE: Adopted at 6 Ill. Reg. 3863, effective March 31, 1982; amended at 7 Ill. Reg. 13266, effective September 28, 1983; recodified at 8 Ill. Reg. 15027; amended at 11 Ill. Reg. 3972, effective February 23, 1987; amended at 11 Ill. Reg. 11743, effective June 26, 1987; amended at 11 Ill. Reg. 12882, effective July 22, 1987; emergency amendments at 12 Ill. Reg. 225, effective January 1, 1988, for a maximum of 150 days, expired May 30, 1988; amended at 12 Ill. Reg. 11740, effective July 5, 1988; amended at 12 Ill. Reg. 17342, effective October 12, 1988

SUBPART B: EXPERIENCE RATING

Section 2765.200 Effect Of A Successor Employing Unit's Failure To Notify The Director Of Its Succession

- a) Pursuant to 56 Ill. Adm. Code 2760.105(b) and Section 1507 of the Act, any employing unit which succeeds to substantially all of the employing enterprises of another employing unit or which desires to acquire or retain a distinct, severable portion of the employing enterprises of an employing unit shall notify the Director within 120 days of such succession, acquisition or retention.
- b) Any employing unit which fails to comply with the provisions of subsection (a) shall not be entitled to the experience rating record of the predecessor except where such transfer would result in a higher revised contribution rate for the successor in the year of the succession. In the situation where the employing unit fails to give notice of the succession as required by subsection (a), but where the transfer would result in a higher revised contribution rate for the successor in the year of the succession, the entire experience rating record of the predecessor shall be transferred to the successor.

(Source: Added at 12 Ill. Reg. 17342, effective October 12, 1988)

DEPARTMENT OF INSURANCE

NOTICE OF ADOPTED RULES

- 1) The Heading of Part: Group Coordination of Benefits
- 2) Code Citation: 50 Ill. Adm. Code 2009
- 3) Section Numbers: Adopted Action

2009.10	New Section
2009.20	New Section
2009.30	New Section
2009.40	New Section
2009.50	New Section
2009.60	New Section
Exhibit A	New Exhibit
- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 73, pars. 979 and 1013.
- 5) Effective Date of Rule: November 8, 1988
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this rule contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: October 7, 1988
- 9) Notice of Proposal Published in Illinois Register: March 25, 1988, 12 Ill. Reg. 5568
- 10) Has JCAR issued a Statement of Objections to this rule? No.
- 11) Differences between proposal and final version:
 - Section 2009.10(a)(4) and (6) delete "regulation", add "part."
 - Section 2009.10(b) was redrafted as follows:
 - "(b) This Part shall apply to all group accident and health insurance policies or contracts, and group subscriber certificates or contracts issued thereunder, which are issued, delivered, amended or renewed in this

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DEPARTMENT OF INSURANCE

NOTICE OF ADOPTED RULES

- State on or after the effective date of this Part."
- Section 209.10(c) was added.
 - "(c) Any group policy subject to this Part which was issued before the effective date of this Part shall be brought into compliance with this Part by the later of:
 - (1) The next anniversary date or renewal date of the group policy; or
 - (2) The expiration of any applicable collectively bargained contract pursuant to which it was written."
 - Section 209.20 delete "unless the context clearly indicates otherwise."
 - Section 209.20(a)(1) delete "except where a statute requires a different definition", add "Necessary, reasonable, and customary item of expense for health care shall be defined in the policy."
 - Section 209.20(a)(3) insert after "cash value", "as determined by the insurer based on the value placed on such service in the geographic area."
 - Section 209.20(a)(4) delete "in terms of generally accepted medical practice", and "as determined by the physicians of record."
 - Section 209.20(b)(3) before "(1)" add "subsections."
 - Section 209.20(f)(2) add "(The Department will determine compliance with this subsection pursuant to its authority under Section 143 of the Illinois Insurance Code (Ill. Rev. Stat. 1987, ch. 73, par. (755))."
 - Section 209.20(f)(4)(D) add at end of subsection:

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DEPARTMENT OF INSURANCE

NOTICE OF ADOPTED RULES

- "Individually underwritten and issued guaranteed renewable policies would not be considered "group-type" even though purchased through payroll deduction at a premium savings to the insured since the insured would have the right to maintain or renew the policy independently of continued employment with the employer."
- Section 209.20(f)(4)(F) has been rewritten as follows:

"The medical benefits coverage in group automobile contracts, in group or individual automobile "no fault" contracts, and in traditional automobile "fault" type contracts to the extent that such contracts are primary plans."
 - Section 209.30(f)(5)(E) has been deleted; old subsections (F)(6)(H) have been relettered accordingly.
 - Section 209.30 Delete the title of this Section, "... and Informational Brochure."
 - Section 209.30(b) add "(The Department will determine compliance with this subsection pursuant to its authority under Section 143 of the Illinois Insurance (Ill. Rev. Stat. 1987, ch. 73, par. 755))."
 - Section 209.30(d) This subsection has been deleted.
 - Section 209.40 Delete from the title of this Section "Rules", add "Standards." This change has been made throughout this Section.
 - Section 209.40(b)(4) Delete "subchapter," add "Part." Insert "subsections" in front of "(B)(1)." Delete "Until that provision becomes effective, the group contract may instead contain wording such as: "Except as stated in subsection (c) below the benefits of a plan which covers a person as a dependent of a male as determined before those of a plan which covers a person or a dependent of a female."

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- Section 2009.40(b)(5) The first line has been reworded as follows:
"If the other plan does not contain the standards described in subsections (B)(1),(2)"
- Section 2009.40(c)(4) delete "paragraph" add "subsection"; delete "actual knowledge", add "been informed."
- Section 2009.50(a) delete "s" from "claims."
- Section 2009.50(b)(2) after "benefit" add "(i.e., dental only)"
- Section 2009.60 Delete "rules" throughout this Section, Add "standards".
- 2009.60(B)(3)(a) AND (b) have been combined in one paragraph and re-labeled as Section 2009.60(b)(2)(D).
- Section 2009.60(b)(2)(C) delete "a reasonable time" add "sixty (60) days."
- Section 2009.60(b)(2)(D) placed the "s" in "State" in lower case.
- Section 2009.70 has been deleted.
- Section 2009 Exhibit A I B, 3rd Line delete "of" add "or."
- Section 2009 Exhibit A II A(2) after "Act" add ("42 USCA 301 et. seq.)"
- Section 2009 Exhibit B has been deleted.

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?

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- 13) Will this rule replace an emergency rule currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and Purpose of Rule: The purpose of this Part is to establish standards defining the Order of benefit determination when an insured is covered under two or more health insurance policies; and to establish model language for use in the coordination of benefit provision in group health insurance contracts.
- 16) Information and questions regarding this adopted rule shall be directed to:

Mr. Lloyd M. Rice
Assistant Deputy Director
320 West Washington Street, 4th Floor
Springfield, Illinois 62767
(217) 782-4254

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TITLE 50: INSURANCE
 CHAPTER I: DEPARTMENT OF INSURANCE
 SUBCHAPTER z: ACCIDENT AND HEALTH INSURANCE

PART 2009
 GROUP COORDINATION OF BENEFITS

Section 2009.10	Purpose and Applicability
2009.20	Definitions
2009.30	Model COB Contract Provision
2009.40	Standards for Coordination of Benefits
2009.50	Procedure to be Followed by Secondary Plan
2009.60	Miscellaneous Provisions
Exhibit A	Model COB Provisions

AUTHORITY: Implementing and authorized by Section 367 of the Illinois Insurance Code (Ill. Rev. Stat. 1987, ch. 73, par. 979) and authorized by Section 401 of the Illinois Insurance Code (Ill. Rev. Stat. 1987, ch. 73, par. 1013).

SOURCE: Adopted at 12 Ill. Reg. 17346, effective November 8, 1988.

Section 2009.10 Purpose and Applicability

a) The purpose of this regulation is to:

- 1) Permit, but not require, plans to include a coordination of benefits (COB) provision;
 - 2) Establish an order in which plans pay their claims;
 - 3) Provide the authority for the orderly transfer of information needed to pay claims promptly;
 - 4) Reduce duplication of benefits by permitting a reduction of the benefits paid by a plan when the plan, pursuant to rules established by this Part, does not have to pay its benefits first;
 - 5) Reduce claims payment delays; and
 - 6) Make all contracts that contain a COB provision consistent with this Part.
- b) This Part shall apply to all group accident and health insurance

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policies or contracts, and group subscriber certificates or contracts issued thereunder, which are issued, delivered, amended or renewed in this State on or after the effective date of this Part.

c) Any group policy subject to this Part which was issued before the effective date of this Part shall be brought into compliance with this Part by the later of:

- 1) The next anniversary date or renewal date of the group policy; or
- 2) The expiration of any applicable collectively bargained contract pursuant to which it was written.

Section 2009.20 Definitions

The following words and terms, when used in this Part, shall have the following meanings unless the context clearly indicates otherwise:

a) Allowable Expenses

- 1) "Allowable Expense" means the necessary, reasonable, and customary item of expense for health care when the item of expense is covered at least in part under any of the plans involved. Necessary, reasonable, and customary item of expense for health care shall be defined in the policy.
- 2) Notwithstanding the above definition, items of expense under coverages such as dental care, vision care, prescription drug or hearing aid programs may be excluded from the definition of Allowable Expense. A plan which provides benefits only for any such items of expense may limit its definition of Allowable Expenses to like items of expense.
- 3) When a plan provides benefits in the form of service, the reasonable cash value as determined by the insurer based on the value placed on such service in the geographic area of each service will be considered as both an Allowable Expense and a benefit paid.
- 4) The difference between the cost of a private hospital room and the cost of a semi-private hospital room is not considered an Allowable Expense under the above definition unless the patient's stay in a private hospital room is medically necessary as determined by the physicians of record.
- 5) When COB is restricted in its use to specific coverage in a

contract (for example, major medical or dental), the definition of "Allowable Expense" must include the corresponding expenses or services to which COB applies.

b) Claim

A request that benefits of a plan be provided or paid is a "claim." The benefits claimed may be in the form of:

- 1) Services (including supplies);
- 2) Payment for all or a portion of the expenses incurred;
- 3) A combination of subsections (1) and (2) above; or
- 4) An indemnification.

c) Claim Determination Period

- 1) "Claim Determination Period" means the period of time, which must not be less than 12 consecutive months, over which Allowable Expenses are compared with total benefits payable in the absence of COB, to determine whether overinsurance exists and how much plan will pay or provide.

- 2) The Claim Determination Period is usually a calendar year, but a plan may use some other period of time that fits the coverage of the group contract. A person may be covered by a plan during a portion of a Claim Determination Period if that person's coverage starts or ends during the Claim Determination Period.

- 3) As each claim is submitted, each plan is to determine its liability and pay or provide benefits based upon Allowable Expenses incurred to that point in the Claim Determination Period. But that determination is subject to adjustment as later Allowable Expenses are incurred in the same Claim Determination Period.

d) Coordination of Benefits

This is a provision establishing an order in which plans pay their claims.

e) Hospital Indemnity Benefits

These are benefits not related to expenses incurred. The term does

not include reimbursement-type benefits even if they are designed or administered to give the insured the right to elect indemnity-type benefits at the time of claim.

f) Plan

- 1) "Plan" means a form of coverage with which coordination is allowed. The definition of plan in the group contract must state the types of coverage which will be considered in applying the COB provision of that contract. The right to include a type of coverage is limited by the rest of this definition.
- 2) The definition shown in the Model COB Provision, attached to this Part as Appendix A, is an example of what may be used. Any definition that satisfies this subsection may be used. (The Department will determine compliance with this subsection pursuant to its authority under Section 143 of the Illinois Insurance Code (Ill. Rev. Stat. 1987, ch. 73, par. 755)).
- 3) This Part uses the term "plan." However, a group contract may, instead, use "program" or some other term.
- 4) Plan may include:
 - A) Group insurance and group subscriber contracts;
 - B) Uninsured arrangements of group or group-type coverage;
 - C) Group or group-type coverage through HMOs and other prepayment, group practice and individual practice plans;
 - D) Group-type contracts. Group-type contracts are contracts which are not available to the general public and can be obtained and maintained only because of membership in or connection with a particular organization or group. Group-type contracts answering this description may be included in the definition of plan, at the option of the insurer or the service provider and the contract client, whether or not uninsured arrangements are used and regardless of how the group-type coverage is designated. Individually underwritten and issued guaranteed renewable policies would not be considered "group-type" even though purchased through payroll deduction at a premium savings to the insured since the insured would have the right to maintain or renew the policy independently of continued employment with the employer.

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- E) The amount by which group or group-type hospital indemnity benefits exceed \$100 per day;
- F) The medical benefits coverage in group automobile contracts, in group or individual automobile "no-fault" contracts, and in traditional automobile "fault" type contracts to the extent that such contracts are Primary Plans.
- G) Medicare or other governmental benefits, except as provided in subsection(5)(G) below. That part of the definition of plan may be limited to the hospital, medical and surgical benefits of the governmental program.
- 5) Plan shall not include:
- A) Individual or family insurance contracts;
 - B) Individual or family subscriber contracts;
 - C) Individual or family coverage through Health Maintenance Organizations (HMOs);
 - D) Individual or family coverage under other prepayment, group practice and individual practice plans;
 - E) Group or group-type hospital indemnity benefits of \$100.00 per day or less;
 - F) School accident-type coverages. These contracts cover grammar, high school and college students for accidents only, including athletic injuries, either on a 24-hour basis or on a "to and from school" basis; and
 - G) A state plan under Medicaid, and shall not include a law or plan when, by law, its benefits are in excess of those of any private insurance plan or other non-government plan.
- g) Primary Plan
- A Primary Plan is a plan whose benefits for a person's health care coverage must be determined without taking the existence of any other plan into consideration. A plan is a Primary Plan if either of the following conditions is true;
- 1) The plan either has no order of benefit determination rules, or it has rules which differ from those permitted by this

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- subchapter. There may be more than one Primary Plan; or
- 2) All plans which cover the person use the order of benefit determination rules required by this regulation, and under those rules the plan determines its benefits first.
- h) Secondary Plan
- A Secondary Plan is a plan which is not a Primary Plan. If a person is covered by more than one Secondary Plan, the order of benefit determination rules of this Part decide the order in which their benefits are determined in relation to each other. The benefits of each Secondary Plan may take into consideration the benefits of the Primary Plan or plans and the benefits of any other plan which, under the rules of this regulation, has its benefits determined before those of that Secondary Plan.
- i) This Plan
- In a COB provision, this term refers to the part of the group contract providing the health care benefits to which the COB provision applies and which may be reduced because of the benefits of other plans. Any other part of the group contract providing health care benefits is separate from "This Plan." A group contract may apply one COB provision to certain of its benefits (such as dental benefits), coordinating only with like benefits, and may apply other separate COB provisions to coordinate other benefits.

Section 2009.30 Model COB Contract Provision

- a) Exhibit A contains a model COB provision for use in group contracts. That use is subject to subsections (b) and (c) below and the provisions of Section 2009.40 of this Part.
- b) A group contract's COB provision does not have to use the words and format shown at Appendix A. Changes may be made to fit the language and style of the rest of the group contract or to reflect the difference among plans which provide services; which pay benefits for expenses incurred; and which indemnify. No other substantive changes are allowed. (The Department will determine compliance with this subsection pursuant to its authority under Section 143 of the Illinois Insurance Code (Ill. Rev. Stat. 1987, ch. 73, par. 755)).
- c) Prohibited Coordination and Benefit Design
 - 1) A group contract may not reduce benefits on the basis that:

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- A) Another plan exists;
- B) A person is or could have been covered under another plan, except with respect to Part B of Medicare; or
- C) A person has elected an option under another plan providing a lower level of benefits than another option which could have been elected.

- 2) No contract may contain a provision that its benefits are "excess" or "always secondary" to any plan as defined in this regulation, except in accord with the rules permitted by this regulation.

Section 2009.40 Standards for Coordination of Benefits

a) General

The general order of benefits is as follows:

- 1) The Primary Plan must pay or provide its benefits as if the Secondary Plan or Plans did not exist. A plan that does not include a coordination of benefits provision may not take the benefits of another plan into account when it determines its benefits. There is one exception: a contract holder's coverage that is designed to supplement a part of a basic package of benefits may provide that the supplementary coverage shall be excess to any other parts of the plan provided by the contract holder.

- 2) A Secondary Plan may take the benefits of another plan into account only when, under these standards, it is Secondary to that other plan.

- 3) The benefits of the plan which covers the person as an employee, member or subscriber (that is, other than as a dependent) are determined before those of the plan which covers the person as a dependent.

b) Dependent Child/Parents Not Separated or Divorced

The standards for the order of benefits for a dependent child when the parents are not separated or divorced are as follows:

- 1) The benefits of the plan of the parent whose birthday falls

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earlier in a year are determined before those of the plan of the parent whose birthday falls later in that year;

- 2) If both parents have the same birthday, the benefits of the plan which covered the parent longer are determined before those of the plan which covered the other parent for a shorter period of time;
- 3) The word "birthday" refers only to month and day in a calendar year, not the year in which the person was born;
- 4) A group contract which includes COB and which is issued or renewed, or which has an anniversary date on or after 60 days after the effective date of this Part shall include the substance of the provision in subsections (b)(1), (2) and (3) above.
- 5) If the other plan does not contain the standards described in subsections (b)(1), (2) and (3) above, but instead has a standard based upon the gender of the parent; and if, as a result, the plans do not agree on the order of benefits, the standard based upon the gender of the parent will determine the order of benefits.

c) Dependent Child/Separated or Divorced Parents

If two or more plans cover a person as a dependent child of divorced or separated parents, benefits for the child are determined in this order:

- 1) First, the plan of the parent with custody of the child;
- 2) Then, the plan of the spouse of the parent with the custody of the child; and
- 3) Finally, the plan of the parent not having custody of the child.
- 4) If the specific terms of a court decree state that one of the parents is responsible for the health care expenses of the child, and the entity obligated to pay or provide the benefits of the plan of that parent has been informed of those terms, the benefits of that plan are determined first. The plan of the other parent shall be the Secondary plan. This subsection does not apply with respect to any Claim Determination Period or Period of plan year during which any benefits are actually paid or provided before the entity has that actual knowledge.

d) Active/Inactive Employee

The benefits of a plan which covers a person as an employee who is neither laid off nor retired (or as that employee's dependent) are determined before those of a plan which covers that person as a laid off or retired employee (or as that employee's dependent). If the other plan does not have this standard; and if, as a result, the plans do not agree on the order of benefits, this standard is ignored.

e) Longer/Shorter Length of Coverage

If none of the above standards determines the order of benefits, the benefits of the plan which covered an employee, member or subscriber longer are determined before those of the plan which covered that person for the shorter term.

1) To determine the length of time a person has been covered under a plan, two plans shall be treated as one if the claimant was eligible under the second within 24 hours after the first ended.

2) The start of a new plan does not include:

- A) A change in the amount of scope of a plan's benefits;
- B) A change in the entity which pays, provides or administers the plan's benefits; or
- C) A change from one type of plan to another (such as, from a single employer plan to that of a multiple employer plan).

3) The claimant's length of time covered under a plan is measured from the claimant's first date of coverage under that plan. If that date is not readily available, the date the claimant first became a member of the group shall be used as the date from which to determine the length of time the claimant's coverage under the present plan has been in force.

Section 2009.50 Procedure to be Followed by Secondary Plan

- a) When it is determined, pursuant to Section 2009.40, that a plan is a Secondary Plan, it may reduce its benefits so that the total benefits paid or provided by all plans during a Claim Determination Period are not more than total Allowable Expenses. The amount by which the Secondary Plan's benefits have been reduced shall be used by the Secondary Plan to pay Allowable Expenses, not otherwise paid, which

were incurred during the Claim Determination Period by the person for whom the claim is made. As each claim is submitted, the Secondary Plan determines its obligation to pay for Allowable Expenses based on all claims which were submitted up to that point in time during the Claim Determination Period.

- b) The benefits of the Secondary Plan will be reduced when the sum of the benefits that would be payable for the Allowable Expenses under the Secondary Plan in the absence of this COB provision and the benefits that would be payable for the Allowable Expenses under the other plans, in the absence of provisions with a purpose like that of this COB provision, whether or not claim is made, exceeds those Allowable Expenses in a Claim Determination Period. In that case, the benefits of the Secondary Plan will be reduced so that they and the benefits payable under the other plans do not total more than those Allowable Expenses.

1) When the benefits of this Plan are reduced as described above, each benefit is reduced in proportion. It is then charged against any applicable benefit limit of this Plan.

2) Subsection (b)(1) above may be omitted if the plan provides only one benefit (i.e., dental only), or may be altered to suit the coverage provided.

Section 2009.60 Miscellaneous Provisions

a) Reasonable Cash Values of Services

A Secondary Plan which provides benefits in the form of services may recover the reasonable cash value of providing the services from the Primary Plan, to the extent that benefits for the services are covered by the Primary Plan and have not already been paid or provided by the Primary Plan. Nothing in this provision shall be interpreted to require a plan to reimburse a covered person in cash for the value of services provided by a plan which provides benefits in the form of services.

b) Excess and Other Nonconforming Provisions

- 1) Some plans have order of benefit determination standards not consistent with this Part which declare that the plan's coverage is "excess" to all others, or "always secondary." This occurs because certain plans may not be subject to insurance regulation, or because some group contracts have not yet been conformed with this Part pursuant to Section 2009.20.

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- 2) A plan with order of benefit determination standards which comply with this Part (Complying Plan) may coordinate its benefits with a plan which is "excess" or "always secondary" or which uses order of benefit determination standards which are inconsistent with those contained in this Part (Noncomplying Plan) on the following basis:

- A) If the Complying Plan is the Primary Plan, it shall pay or provide its benefits on a primary basis;
- B) If the Complying Plan is the Secondary Plan, it shall, nevertheless, pay or provide its benefits first, but the amount of the benefits payable shall be determined as if the Complying Plan were the Secondary Plan. In such a situation, such payment shall be the limit of the Complying Plan's liability; and
- C) If the Noncomplying Plan does not provide the information needed by the Complying Plan to determine its benefits within sixty (60) days after it is requested to do so, the Complying Plan shall assume that the benefits of the Noncomplying Plan are identical to its own, and shall pay its benefits accordingly. However, the Complying Plan must adjust any payments it makes based on such assumption whenever information becomes available as to the actual benefits of the Noncomplying Plan.

- D) If the Noncomplying Plan reduces its benefits so that the employee, subscriber, or member receives less in benefits than he or she would have received had the Complying Plan paid or provided its benefits as the Secondary Plan and the Noncomplying Plan paid or provided its benefits as the Primary Plan, and governing state law allows the right of subrogation set forth below, then the Complying Plan shall advance to or on behalf of the employee, subscriber or member an amount equal to such difference. However, in no event shall the Complying Plan advance more than the Complying Plan would have paid had it been the Primary Plan less any amount it previously paid. In consideration of such advance, the Complying Plan shall be subrogated to all rights of the employee, subscriber or member against the Noncomplying Plan. Such advance by the Complying Plan shall also be without prejudice to any claim it may have against the Noncomplying Plan in the absence of such subrogation.

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- c) Allowable Expense. A term such as "usual and customary," "usual and prevailing," or "reasonable and customary," may be substituted for the term "necessary, reasonable and customary." Terms such as "medical care" or "dental care" may be substituted for "health care" to describe the coverages to which the COB provisions apply.
- d) Subrogation. The COB concept clearly differs from that of traditional subrogation. Provisions for one may be included in health care benefits contracts without compelling the inclusion or exclusion of the other. Traditional subrogation provisions will not be used in the State of Illinois.

Section 2009. Exhibit A Model COB Provisions

COORDINATION OF THE GROUP CONTRACT'S BENEFITS WITH OTHER BENEFITS

I. APPLICABILITY

- A. This Coordination of Benefits ("COB") provision applies to This Plan when an employee or the employee's covered dependent has health care coverage under more than one Plan. "Plan" and "This Plan" are defined below.
- B. If this COB provision applies, the order of benefit determination rules should be looked at first. Those rules determine whether the benefits of This Plan are determined before or after those of another plan. The benefits of This Plan:

- (1) Shall not be reduced when, under the order of benefit determination rules, This Plan determines its benefits before another plan; but
- (2) May be reduced when, under the order of benefits determination rules, another plan determines its benefits first. The above reduction is described in Section IV "Effect on the Benefits of This Plan."

II. DEFINITIONS

- A. "Plan" is any of these which provides benefits or services for, or because of, medical or dental care or treatment:
- (1) Group insurance or group-type coverage, whether insured or

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uninsured. This includes prepayment, group practice or individual practice coverage. It also includes coverage other than school accident-type coverage.

- (2) Coverage under a governmental plan, or coverage required or provided by law. This does not include a state plan under Medicaid (Title XIX, Grants to States for Medical Assistance Programs, of the United States Social Security Act (42 U.S.C.A. 301, et seq.), as amended from time to time).

Each contract or other arrangement for coverage under (1) or (2) is a separate plan. Also, if an arrangement has two parts and COB rules apply only to one of the two, each of the parts is a separate plan.

- B. "This Plan" is the part of the group contract that provides benefits for health care expenses.

- C. "Primary Plan/Secondary Plan:" The order of benefit determination rules state whether This Plan is a Primary Plan or Secondary Plan as to another plan covering the person.

When This Plan is a Primary Plan, its benefits are determined before those of the other plan and without considering the other plan's benefits.

When This Plan is a Secondary Plan, its benefits are determined after those of the other plan and may be reduced because of the other plan's benefits.

When there are more than two plans covering the person, This Plan may be a Primary Plan as to one or more other plans, and may be a Secondary Plan as to a different plan or plans.

- D. "Allowable Expense" means a necessary, reasonable and customary item of expense for health care; when the item of expense is covered at least in part by one or more plans covering the person for whom the claim is made.

The difference between the cost of a private hospital room and the cost of a semi-private hospital room is not considered an Allowable Expense under the above definition unless the patient's stay in a private hospital room is medically necessary either in terms of generally accepted medical practice, or as specifically defined in the plan.

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When a plan provides benefits in the form of services, the reasonable cash value of each service rendered will be considered both an Allowable Expense and a benefit paid.

- E. "Claim Determination Period" means a calendar year. However, it does not include any part of a year during which a person has no coverage under This Plan, or any part of a year before the date this COB provision or a similar provision takes effect.

III. ORDER OF BENEFIT DETERMINATION RULES

- A. General. When there is a basis for a claim under This Plan and another plan, This Plan is a Secondary Plan which has its benefits determined after those of the other plan, unless;

- (1) The other plan has rules coordinating its benefits with those of This Plan; and
- (2) Both those rules and This Plan's rules, in Subsection B below, require that This Plan's benefits be determined before those of the other plan.

- B. Rules. This Plan determines its order of benefits using the first of the following rules which applies:

- (1) Non-Dependent/Dependent. The benefits of the plan which covers the person as an employee, member or subscriber (that is, other than as a dependent) are determined before those of the plan which covers the person as a dependent.
- (2) Dependent Child/Parents not Separated or Divorced. Except as stated in Paragraph (B)(3) below, when This Plan and another plan cover the same child as a dependent of different person, called "parents:"

- (a) The benefits of the plan of the parent whose birthday falls earlier in a year are determined before those of the plan of the parent whose birthday falls later in that year; but

- (b) If both parents have the same birthday, the benefits of the plan which covered the parents longer are determined before those of the plan which covered the other parent for a shorter period of time.

However, if the other plan does not have the rule

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described in (a) immediately above, but instead has a rule based upon the gender of the parent, and if, as a result, the plans do not agree on the order of benefits, the rule in the other plan will determine the order of benefits.

- (3) Dependent Child/Separated or Divorced. If two or more plans cover a person as a dependent child of divorced or separated parents, benefits for the child are determined in this order:

- (a) First, the plan of the parent with custody of the child;
- (b) Then, the plan of the spouse of the parent with the custody of the child; and
- (c) Finally, the plan of the parent not having custody of the child.

However, if the specific terms of a court decree state that one of the parents is responsible for the health care expense of the child, and the entity obligated to pay or provide the benefits of the plan of that parent has actual knowledge of those terms, the benefits of that plan are determined first. The plan of the other parent shall be the Secondary Plan.

This paragraph does not apply with respect to any Claim Determination Period or Plan year during which any benefits are actually paid or provided before the entity has that actual knowledge.

- (4) Active/Inactive Employee. The benefits of a plan which covers a person as an employee who is neither laid off nor retired (or as that employee's dependent) are determined before those of a plan which covers that person as a laid off or retired employee (or as that employee's dependent). If the other plan does not have this rule, and if, as a result, the plans do not agree on the order of benefits, this Rule (4) is ignored.

- (5) Longer/Shorter Length of Coverage. If none of the above rules determines the order of benefits, the benefits of the plan which covered an employee, member or subscriber longer are determined before those of the Plan which covered that person for the shorter term.

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IV. EFFECT ON THE BENEFITS OF THIS PLAN

- A. When This Section Applies. This Section IV applies when, in accordance with Section III "Order of Benefit Determination Rules," This Plan is a Secondary Plan as to one or more other plans. In that event the benefits of This Plan may be reduced under this section. Such other plan or plans are referred to as "the other plans" in B immediately below.

- B. Reduction in this Plan's Benefits. The benefits of This Plan will be reduced when the sum of:

- (1) The benefits that would be payable for the Allowable Expense under This Plan in the absence of this COB provision; and
- (2) The benefits that would be payable for the Allowable Expenses under the other plans, in the absence of provisions with a purpose like that of this COB provision, whether or not claim is made; exceeds those Allowable Expenses in a Claim Determination Period. In that case, the benefits of This Plan will be reduced so that they and the benefits payable under the other plans do not total more than those Allowable Expenses.

When the benefits of This Plan are reduced as described above, each benefit is reduced in proportion. It is then charged against any applicable benefit limit of This Plan.

V. RIGHT TO RECEIVE AND RELEASE NEEDED INFORMATION

Certain facts are needed to apply these COB rules. [Insurer] has the right to decide which facts it needs. It may get needed facts from or give them to any other organization or person. [Insurer] need not tell, or get the consent of, any person to do this. Each person claiming benefits under This Plan must give [insurer] any facts it needs to pay the claim.

VI. FACILITY OF PAYMENT

A payment made under another plan may include an amount which should have been paid under This Plan. If it does, [insurer] may pay that amount to the organization which made that payment. That amount will then be treated as though it were a benefit paid under This Plan. [Insurer] will not have to pay that amount again. The term "payment made" includes providing benefits in the form of services, in which case "payment made" means reasonable cash value of the benefits provided in the form of services.

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VII. RIGHT OF RECOVERY

If the amount of the payments made by [insurer] is more than it should have paid under this COB provision, it may recover the excess from one or more of:

- A. The persons it has paid or for whom it has paid;
- B. Insurance companies; or
- C. Other organizations.

The "amount of the payments made" includes the reasonable cash value of any benefits provided in the form of services.

1) Heading of the Part: Freedom of Information Procedures

2) Code Citation: 2 Ill. Adm. Code 1376

3) <u>Section Numbers:</u>	1376.100	<u>Adopted Action:</u>	New Section
	1376.110		New Section
	1376.120		New Section
	1376.130		New Section
	1376.140		New Section
	1376.150		New Section
	1376.160		New Section
	1376.170		New Section
	1376.180		New Section
	1376.190		New Section
	1376.APPENDIX A		New Section
	1376.APPENDIX B		New Section

4) Statutory Authority: Implementing and authorized by Section 4.01 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1004.01).

5) The effective date of Rules: October 18, 1988

6) Does this rulemaking contain an automatic repeal date? No.

7) Do these rules contain incorporations by reference? No.

8) Date filed in Agency's Principal Office: September 28, 1988.

9) Notice of Proposal Published in Illinois Register: N/A.

10) Has JCAR issued a Statement of Objections to these rules? N/A.

11) Difference(s) between proposal and final version: N/A.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? N/A.

13) Will these rules replace an emergency rule currently in effect? No.

14) Are there any amendments pending on this Part? No.

15) Summary and Purpose of Rules: These rules explain the Department's Freedom of Information Act requirements pursuant to Section 4.01 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1004.01).

DEPARTMENT OF MILITARY AFFAIRS

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16) Information and questions regarding these adopted rules shall be directed to:

Department of Military Affairs
 ATN: Freedom of Information Officer
 1301 N. MacArthur Blvd.
 Springfield, IL 62702-2399

The full text of the Adopted Rules begins on the next page:

DEPARTMENT OF MILITARY AFFAIRS

NOTICE OF ADOPTED RULES

TITLE 2 : GOVERNMENTAL ORGANIZATION
 SUBTITLE D: CODE DEPARTMENTS
 CHAPTER XXVIII: DEPARTMENT OF MILITARY AFFAIRS

PART 1376
 FREEDOM OF INFORMATION PROCEDURES

Section	Purpose
1376.100	Definitions
1376.110	Person to Whom Requests Are Submitted
1376.120	Procedural Requirements
1376.130	Time Table for Department Response
1376.140	Types of Department Responses
1376.150	Appeal Procedures of a Denied Request
1376.160	Fee Schedule for Duplication of Public Records
1376.170	Inspection of Records at Department Offices
1376.180	General Materials Available From the
1376.190	Freedom of Information Officer

APPENDIX A: Freedom of Information Request Form

APPENDIX B: Freedom of Information Appeal Form

AUTHORITY: Implementing and authorized by the Freedom of Information Act (Ill. Rev. Stat. 1987, ch. 116, pars. 201 et seq.), and Section 4.01 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1004.01).

SOURCE: Adopted at 12 Ill. Reg. 17368 effective October 18, 1988.

Section 1376.100 Purpose

Pursuant to the authority set forth by the Freedom of Information Act, these Rules are established to accomplish the following purposes:

- Create a procedure by which the public may request and obtain public records.
- Support the policy of providing public access to the public records in the possession of the Department of Military Affairs.
- Protect legitimate privacy interests and maintain administrative efficiency.

Section 1376.110 Definitions

For the purpose of these Rules, all terms used shall have the same meaning

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and interpretation as in The Freedom of Information Act, with specifics defined as follows:

- a) "FOIA" means The Freedom of Information Act.
- b) "Department" means the Department of Military Affairs.
- c) "Freedom of Information Officer" designates the individual responsible for receiving and responding to written requests for public records.
- d) "Public Records" are all records, documents and materials having been prepared, or being used, received, possessed or under the control of the Department unless specifically exempt from inspection and copying under the FOIA.
- e) "Requestor" means a person who submits a written request for public records in accordance with these Rules.

Section 1376.120 Person to Whom Requests Are Submitted

- a) Requests for Public Records shall be submitted to the Freedom of Information Officer of the Department.
- b) Requests shall be submitted (in writing) to the following address:

Department of Military Affairs
ATTN: Freedom of Information Officer
1301 N. MacArthur Blvd.
Springfield, IL 62702-2399

Section 1376.130 Procedural Requirements

- a) Requests shall be made in writing and may be submitted on FOIA request forms as provided by the Department. (Appendix A)
- b) Requests should provide the following information:

- 1) The requestor's full name, address and phone number;
- 2) A brief description of the public records sought, being as specific as possible; and
- 3) The purpose of the request - whether the request is for inspection of public records or for copies of public records.

Section 1376.140 Time Table for Department Response

- a) The Department shall respond to a written request for public records

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within seven (7) working days after receipt of such by the Freedom of Information Officer.

- b) The Department may give notice of an extension of time to comply; however, this time cannot exceed an additional seven (7) working days.

- 1) This extension is allowable only for reasons as set forth in the FOIA; and
- 2) A notice of extension must state the reasons why, in accordance with terms and conditions of the FOIA, the extension is deemed necessary.

Section 1376.150 Types of Department Responses

- a) The Department shall respond to a request for public records as follows:

- 1) Approve the request:
 - A) The Department may provide the materials immediately;
 - B) The Department may give notice that the materials shall be made available upon payment of reproduction costs; or
 - C) The Department may give notice of the time and place for inspection of records.
- 2) Approve in part and deny in part the request.
- 3) Deny the request:

- A) The Department shall deny the request in writing; however, failure to respond to a written request within seven (7) working days may be considered by the requestor a denial of the request;

- B) The letter of denial shall comply with the requirements as set forth in the FOIA; and

- C) The Department shall give notice to the requestor that he/she has a right to appeal to the Adjutant General of the Department of Military Affairs.

- b) The Department may deny categorical requests creating undue burden on the Department, but only after extending to the requestor an opportunity to confer in an attempt to reduce the request to manageable proportions.

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Section 1376.160 Appeal Procedures of a Denied Request

- a) A requestor whose request has been denied may appeal the denial to the Adjutant General of the Department of Military Affairs. (Appendix B)

- 1) The notice of appeal shall be in writing and sent to:

Department of Military Affairs
ATTN: The Adjutant General
1301 N. MacArthur Blvd.
Springfield, IL 62702-2399

- 2) The notice of appeal shall include:

- A) A copy of the original request;
B) A copy of the denial received by the requestor; and
C) A statement of the reasons why the appeal should be granted.

- b) The Adjutant General shall respond to this appeal within seven (7) working days after receiving notice of appeal; however, failure to respond within allotted time may be considered by the requestor an affirmation of the denial.

- 1) The Adjutant General shall either affirm the denial in whole or in part; or
2) The Adjutant General shall provide access to the requested public records.

- c) A requestor may file suit in circuit court for injunctive or declaratory relief where a denial is affirmed by the Adjutant General.

Section 1376.170 Fee Schedule for Duplication of Public Records

- a) Copies of public records shall be provided to the requestor only upon payment of any charges which are due.

- b) These charges for copies of public records shall be assessed as follows:

<u>Type of Duplication</u>	<u>Per Copy Charge</u>
Paper Copy from Paper Original	\$.50
Paper Copy from Microfilm Original	\$.75

DEPARTMENT OF MILITARY AFFAIRS

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- c) Some records possessed by the Department are in forms other than those above - book, computer printout or pamphlet form. A charge may be assessed for these materials based upon the cost of such incurred by the Department.

- d) Charges may be reduced or waived when the Freedom of Information Officer determines that a reduction or waiver is in the public interest because furnishing the information can be considered as primarily benefiting the general public.

Section 1376.180 Inspection of Records at Department Offices

- a) Public records will generally be made available for inspection during normal working hours of the Department at the Office of the Freedom of Information Officer. For purposes of convenience, either the Department or the requestor may request that inspection take place in another Department location.

- b) Public Records which the requestor wishes to have copied shall be segregated during the course of inspection.

- 1) An employee of the Department shall be present throughout the inspection; and

- 2) During the course of inspection, a requestor may be prohibited from bringing bags, brief cases or other containers into the inspection area.

- c) All copying of public records will generally be done by Department employees.

Section 1376.190 General Materials Available From the Freedom of Information Officer

The Freedom of Information Officer shall prominently display and make available to the public at no charge, at the Department's Springfield location, the following:

- a) A brief description of the Department's structure, purpose and budget.

- b) A brief description of the means for requesting information and public records.

- c) A list of types and categories of public records maintained by the Department.

- d) A list of members of any board, commission or council which operates in an advisory capacity to the Department.

Section 1376 APPENDIX A Freedom of Information Request Form

INSTRUCTIONS: Please print and fill out the REQUEST section (top two half) and sign the request and a copy of this form. Send copies 1 and 2 to the Agency. Keep the 3rd copy for reference. Send no money at this time. Unless you are unable to pay for the request, the Agency is not obligated to DENY or DEFERRED until we have had written funding over your request at this time.		<div style="display: flex; justify-content: space-between;"> <div style="width: 45%;"> <p>NAME OF AGENCY _____ CITY _____</p> <p>ADDRESS _____</p> </div> <div style="width: 45%;"> <p>PHONE NUMBER _____</p> </div> </div>	
Requester's Name (If business name, if applicable) _____ Street Address _____ City _____ State _____ Zip _____		DATE OF REQUEST _____ PHONE NUMBER _____	
DESCRIPTION OF RECORDS REQUESTED _____		CERTIFICATION REQUESTED <input type="checkbox"/> YES <input type="checkbox"/> NO Requester's Signature _____	

AGENCY RESPONSE (REQUESTOR DOES NOT FILL IN BELOW THIS LINE)

☐ The documents requested are enclosed.

☐ The documents will be made available upon payment of copying costs..... \$ _____

☐ You may inspect the records at _____ on the date of _____

☐ The request creates an undue burden on the public body in accordance with Section 31(f) of the Freedom of Information Act, and we are unable to negotiate a more reasonable request.

☐ The materials requested are exempt under Section 7 _____ of the Freedom of Information Act for the following reasons:

INDIVIDUALS THAT DETERMINED REQUEST TO BE DENIED

☐ Request delayed, for the following reasons (in accordance with 31(d) of the FOIA).

You will be notified by the date of _____ \$1 to action taken on your request.

APPROVED _____

DATE OF REPLY _____

FOIA OFFICE

LEGEND FOR REQUESTOR 1st copy (white) - send to Agency, 2nd copy (yellow) - send to Agency 3rd copy (pink) - Requestor's copy

Section 1376.APPENDIX B Freedom of Information Appeal Form

INSTRUCTIONS. Requestor should fill out sections: DESCRIPTION OF RECORDS, and REASONS FOR APPEALING. Send copies 1 and 2 to the Director of the Department of Information and Public Relations, 1000 ... Unless notified otherwise the Agency's response will be within 7 working days after receipt of appeal.			
Recipient's Name (Or business name if applicable)		Send Appeal To (Director and Agency)	
Street Address	Street Address	City	State
City	State	Zip	Zip
DESCRIPTION OF RECORDS THAT APPEAL IS BEING MADE FOR:			
COPY			
REASONS FOR APPEALING			
DIRECTOR'S RESPONSE TO APPEAL Noted below is the action I have taken on your appeal from the denial of your request for the above captioned records. <input type="checkbox"/> I hereby approve your appeal to the following extent and for the following reasons:			
<input type="checkbox"/> I affirm the denial of your request made by the Freedom of Information Officer. Note: You are entitled to judicial review of any denial pursuant to Section 11 of the Freedom of Information Act.			
The following information must be filled in by the requestor:			Director's Signature
I hereby certify that the information is true and correct to the best of my knowledge and belief.			Date of Filing

148-91060000-10071
LEGEND FOR REQUESTOR
1st copy (white) - send to Agency
2nd copy (yellow) - send to Agency
3rd copy (pink) - Requestor's copy

DEPARTMENT OF MILITARY AFFAIRS

NOTICE OF ADOPTED RULES

1) Heading of the Part: Rulemaking Procedures and Department Organization2) Code Citation: 2 Ill. Adm. Code 1375

<u>Section Numbers:</u>	<u>Adopted Action:</u>	<u>New Section</u>
1375.100		New Section
1375.110		New Section
1375.200		New Section
1375.210		New Section
1375.220		New Section
1375.230		New Section
1375.240		New Section
1375.250		New Section
1375.260		New Section
1375.270		New Section
1375.280		New Section
1375.290		New Section
1375.300		New Section
1375.310		New Section
1375.320		New Section
1375.330		New Section
1375.340		New Section
1375.350		New Section
1375.360		New Section
1375.370		New Section
1375.380		New Section
1375.390		New Section
1375.400		New Section
1375.410		New Section
1375.420		New Section
1375.430		New Section
1375.440		New Section
1375.APPENDIX A		New Section

4) Statutory Authority: Implementing and authorized by Section 4.01 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1004.01).

5) The effective date of Rules: October 18, 1988

6) Does this rulemaking contain an automatic repeal date? No.

7) Do these rules contain incorporations by reference? No.

8) Date filed in Agency's Principal Office: September 28, 1988.

9) Notice of Proposal Published in Illinois Register: N/A.

10) Has JCAR issued a Statement of Objections to these rules? N/A.

DEPARTMENT OF MILITARY AFFAIRS

NOTICE OF ADOPTED RULES

11) Difference(s) between proposal and final version: N/A.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? N/A.

13) Will these rules replace an emergency rule currently in effect? No.

14) Are there any amendments pending on this Part? No.

15) Summary and Purpose of Rules: These rules explain the Department organization and internal rulemaking requirements as authorized by Section 4.01 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1004.01).

16) Information and questions regarding these adopted rules shall be directed to:

Department of Military Affairs
ATTN: Major Wayne S. Carlson
1301 N. MacArthur Blvd.
Springfield, IL 62702-2399

The full text of the Adopted Rules begins on the next page:

DEPARTMENT OF MILITARY AFFAIRS
NOTICE OF ADOPTED RULES

TITLE 2 : GOVERNMENTAL ORGANIZATION
SUBTITLE D: CODE DEPARTMENTS
CHAPTER XXVIII: DEPARTMENT OF MILITARY AFFAIRS

PART 1375
RULEMAKING PROCEDURES AND DEPARTMENT ORGANIZATION

SUBPART A: PROCEDURES FOR ENACTMENT OF RULES

Section 1375.100 Rulemaking Procedures
1375.110 Petition for Adoption, Amendment or Repeal of a Department Rule

SUBPART B: DEPARTMENT ORGANIZATION

Section 1375.200 The Adjutant General
1375.210 Assistant Adjutant General-Army
1375.220 Assistant Adjutant General-Air
1375.230 Command Sergeant Major
1375.240 Directorate of Information Management
1375.250 Directorate of Logistics
1375.260 Directorate of Army Aviation
1375.270 Directorate of Facilities and Engineering
1375.280 Directorate of Maintenance
1375.290 Directorate of Army Personnel and Administration
1375.300 Directorate of Plans, Operations, Training and Military Support
1375.310 Special Staff: Chaplain, Surgeon, Public Affairs Office and Human Relations/Equal Employment Opportunity
1375.320 Chief of Staff
1375.330 United States Property and Fiscal Office
1375.340 Executive Support Branch: Administrative Services, Comptroller Section and Personnel Section
1375.350 Personal Staff: Inspector General, Judge Advocate General, Senior Army Advisor and Support Personnel Management Officer
1375.360 The Commander and Deputy Commander of the Illinois Air National Guard
1375.370 The Executive Support Section of the Illinois Air National Guard
1375.380 The Senior Enlisted Advisor of the Illinois Air National Guard
1375.390 The Operations Section of the Illinois Air National Guard
1375.400 The Personnel Section of the Illinois Air National Guard
1375.410 The Resources Section of the Illinois Air National Guard
1375.420 The Chaplain of the Illinois Air National Guard
1375.430 The Staff Judge Advocate of the Illinois Air National Guard
1375.440 The Surgeon of the Illinois Air National Guard

APPENDIX A Organizational Chart

DEPARTMENT OF MILITARY AFFAIRS
NOTICE OF ADOPTED RULES

AUTHORITY: Implementing and authorized by Section 4.01 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1004.01).
SOURCE: Adopted at 12 Ill. Reg. 17377, effective October 18, 1988.

SUBPART A: PROCEDURES FOR ENACTMENT OF RULES

Section 1375.100 Rulemaking Procedures

- a) The current rulemaking procedures of the Department of Military Affairs of Illinois are those set forth in the Illinois Administrative Procedure Act.
- b) All interested persons who wish to submit a request to comment within the 14-day comment period must do so in writing.
- c) Emergency Rulemaking: When, in the opinion of the Adjutant General, an emergency situation exists which reasonably constitutes a threat to the public interest, safety, or welfare, emergency rules may be passed in accordance with Section 5.02 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1005.02).

Section 1375.110 Petition for Adoption, Amendment or Repeal of a Department Rule

- a) Any interested or affected person or agency may petition the Department requesting the adoption, amendment, or repeal of a Department rule. Such petitions shall be submitted in writing to the Department of Military Affairs, 1301 N. MacArthur Blvd., Springfield, Illinois 62702-2399. Four copies of each petition, along with any supporting documents, shall be submitted in the following form:
- 1) Petition for (adoption, amendment, repeal) of a Part (Part No., if applicable) of the Department of Military Affairs rules.
 - 2) I, (Name of interested party), do hereby petition the Department of Military Affairs to (adopt, amend, repeal) a Part (Part No., if applicable) for the following reasons:
 - 3) (State reasons as fully as possible. Attach or include any documentation for your reasons.)
- b) If the petition is for the adoption or amendment of a rule, attach a draft of the proposed adopted or amended rule which will adequately explain the reasons for adoption or amendment.
- c) All such petitions shall be signed by the petitioner and shall state his or her address and phone number.

DEPARTMENT OF MILITARY AFFAIRS

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- d) Upon receipt of a petition in the proper form, such petition will be considered by the Department. If the petition is granted, the petitioner will be notified in writing and the Department shall initiate rulemaking proceedings in accordance with Section 5 of the Illinois Administrative Procedure Act.

SUBPART B: DEPARTMENT ORGANIZATION

Section 1375.200 The Adjutant General

The Adjutant General is the direct representative of the Governor of Illinois (Commander-in-Chief, Illinois National Guard) and is responsible for planning, coordinating, supervising, and executing all aspects of training, administration, logistics and security for all missions and functions of the Illinois National Guard.

Section 1375.210 Assistant Adjutant General-Army

The Assistant Adjutant General-Army supervises all Army operations and activities of the Illinois National Guard, coordinates with the United States Property and Fiscal Office, and supervises aviation operations and training through the Chief of Staff and Director of Aviation. The readiness and training of all other units are supervised through the Chief of Staff and Directorate of Plans, Operations, Training and Military Support.

Section 1375.220 Assistant Adjutant General-Air

The Assistant Adjutant General-Air advises the Adjutant General on all matters relating to the Illinois Air National Guard, develops programs and supervises their implementation, maintains liaison with Army National Guard directorates, and provides direct supervision of the Air Commanders at the Illinois Air National Guard bases.

Section 1375.230 Command Sergeant Major

The Command Sergeant Major provides advice and makes recommendations to the commander and staff on all matters pertaining to enlisted personnel and their families. Included in these matters are the performance, conduct, appearance, care, personnel management, and training of enlisted soldiers.

Section 1375.240 Directorate of Information Management

The Directorate of Information Management (DOIM) is the principal information management advisor and authoritative expert on automation and communications. The DOIM is responsible for staff supervision of installation information facilities, providing information support services and products, and operating information facilities and equipment.

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Section 1375.250 Directorate of Logistics

The Directorate of Logistics provides staff supervision of Command Logistical (supply/service, movements, and maintenance) functions in the state, conducts staff visits, insures the proper functioning of logistic programs, and plans and establishes logistics policies in support of readiness training.

Section 1375.260 Directorate of Army Aviation

The Directorate of Army Aviation exercises staff and direct supervision of technicians engaged in Army aviation training and maintenance. The Directorate also formulates policy, directs and administers the aviation program, and serves as aviation representative on policy boards, groups and committees with other officials of the State Headquarters, major commands, and civilian State agencies.

Section 1375.270 Directorate of Facilities and Engineering

The Directorate of Facilities and Engineering is responsible for all actions pertaining to Illinois National Guard facilities, State property and real estate, and is the staff engineer for The Adjutant General. The Directorate administers all programs relating to environmental matters required by the National Environmental Policy Act (NEPA), the Illinois Environmental Protection Act (ILEPA), and facility energy conservation programs.

Section 1375.280 Directorate of Maintenance

The Directorate of Maintenance establishes and operates a statewide maintenance program for surface equipment and insures that such equipment is maintained in accordance with appropriate regulations. The Directorate provides operational and administrative control over two Combined Support Maintenance Shops (CSMS) and one Unit Training Equipment Site (UTES).

Section 1375.290 Directorate of Army Personnel and Administration

The Directorate of Army Personnel and Administration establishes policies and procedures relating to all military personnel and administrative matters and insures accomplishment of all such tasks required by the State, including those functions from enlistment/appointment, retirement, separations, providing administrative services, records management, microfilming of records, and recruiting and retention activities.

Section 1375.300 Directorate of Plans, Operations, Training and Military Support

The Directorate of Plans, Operations, Training and Military Support advises and assists the Adjutant General and Illinois Army National Guard (IL ARNG) units in matters of security, intelligence, training towards readiness, and plans for the employment of units for State missions. This Directorate

DEPARTMENT OF MILITARY AFFAIRS

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maintains custodianship of all classified defense documents issued to the IL ARNG.

Section 1375.310 Special Staff: Chaplain, Surgeon, Public Affairs Office and Human Relations/Equal Employment Opportunity

Special Staff Officers assist the Adjutant General in professional, technical and other functional areas. The Chaplain manages programs designed to provide religious support to all units. The Surgeon insures that the fighting strength of personnel is maintained. The Public Affairs Office manages the public information program statewide. The Human Relations/Equal Employment Opportunity Office advises the Adjutant General on matters pertaining to military equal opportunity programs, affirmative action plans, and human relations training.

Section 1375.320 Chief of Staff

The Chief of Staff is the principal assistant to the Assistant Adjutant General-Army in all matters relating to the Army National Guard. He directly supervises/controls the Directorates and Special Staff from the State Headquarters.

Section 1375.330 United States Property and Fiscal Office

The United States Property and Fiscal Office (USPFO) receives and accounts for all funds and property of the United States in the possession of the National Guard of the State of Illinois. He insures that federal funds and federal property are used and maintained in accordance with appropriate regulations.

Section 1375.340 Executive Support Branch: Administrative Services, Comptroller Section and State Personnel Section

The Administrative Services Section provides the Legislative Liaison for the Adjutant General, maintains the central file of publications and correspondence, and provides other administrative support. The Comptroller Section is responsible for projecting fiscal year budgets of State funds, disburses State funds, and establishes and supervises the maintenance of the accounting system for the Department's funds. The State Personnel Section monitors all State job listings and administers personnel related programs.

Section 1375.350 Personal Staff: Inspector General, Judge Advocate General, Senior Army Advisor and Support Personnel Management Officer

The Personal Staff Officers work under the direct supervision of the Adjutant General. The Inspector General keeps the Adjutant General advised on the efficiency and state of readiness of the command. The Judge Advocate General provides the Adjutant General and staff with legal advice on all matters

DEPARTMENT OF MILITARY AFFAIRS

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involving military and civilian law. The Senior Army Advisor serves as the senior active duty Army advisor to the Adjutant General of Illinois and his staff. The Support Personnel Management Office provides personnel administration and support services for all full-time Federal employees in the Department.

Section 1375.360 The Commander and Deputy Commander of the Illinois Air National Guard

The Commander and Deputy Commander are the senior staff acting in behalf of the Adjutant General and are responsible for command, control, and supervision of all Air National Guard units within the State. They develop positions on major issues, provide air liaison to the State Area Command (STARC), and direct Air National Guard operations and establish policies to ensure mission readiness of assigned units.

Section 1375.370 The Executive Support Section of the Illinois Air National Guard

The Executive Support section provides general administrative and executive services, coordinates public affairs activities, monitors administrative performance, and assures completeness of inspections and assistance visit reports.

Section 1375.380 The Senior Enlisted Advisor of the Illinois Air National Guard

The Senior Enlisted Advisor reviews enlisted promotion, retention, and assignment policies, conducts counseling and interview sessions through a field visitation program, identifies issues or problems affecting enlisted personnel, and recommends action directly to the appropriate commanders.

Section 1375.390 The Operations Section of the Illinois Air National Guard

The Operations section evaluates operational readiness of units and personnel. This section provides disaster preparedness guidance and monitors plans/programs and communications functions. This section also reviews operational directives and establishes policies and training guidance to ensure mission accomplishment, and develops and implements policies for communications units.

Section 1375.400 The Personnel Section of the Illinois Air National Guard

The Personnel section develops promotion, retention, and separation policies for all members of the Illinois Air National Guard, and monitors and implements social actions, recruiting, training, and personnel actions. The section also interprets and provides policy guidance for implementing Air Force and Air National Guard manpower and personnel programs.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Sulfur Limitations
- 2) Code Citation: 35 Ill. Adm. Code 214
- 3) Section Numbers: Adopted Action:
214.562 new Section
- 4) Statutory Authority: Sections 10 and 27 of the Environmental Protection Act, Ill. Rev. Stat. 1987, ch. 111^{1/2} pars. 1010 and 1027.
- 5) Effective Date of Amendments: October 14, 1988
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this amendment contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: September 22, 1988.
- 9) Notice of Proposal Published in Illinois Register: June 3, 1988, 12 Ill. Reg. 9337.
- 10) Has JCAR issued a Statement of Objections to this rule? No.
- 11) Difference(s) between proposal and final version: None.

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?
There were no agreed upon changes between the Board and JCAR.

Will this amendment replace an emergency amendment currently in effect? No.

Are there any amendments pending on this Part?

Section Numbers	Proposed Action	Illinois Register Citation
214.562	new Section	11 Ill. Reg. 18925, 11/20/87
214.101	amendment	12 Ill. Reg. 8219, 5/13/88
214.102	amendment	12 Ill. Reg. 8219, 5/13/88
214.104	amendment	12 Ill. Reg. 8219, 5/13/88

- 15) Summary and Purpose of Amendments: In R86-31, the Board adopted 35 Ill. Adm. Code 214.562 which provides site-specific emission standards for Central Illinois Public Service Company's (CIPS) Coffeen Generating Station. Under

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

previous regulations, the coal burning Coffeen Generating Station was subject to an emission limitation of 55,555 pounds (lbs.) of sulfur dioxide (SO₂) in any one hour. Under the new rule, Coffeen Generating Station will not be allowed to exceed either of the following standards: 65,194 lbs. of SO₂ in any one hour and 7.29 lbs. of SO₂ per million British Thermal Units. Also, the proposed rule requires that CIPS use only coal that is mined from Monterey Coal Company's No. 1 Mine, located near Carlinville. CIPS also must conduct additional ambient air monitoring and modeling in order to verify that violations of ambient air quality standards. In addition, the rule requires CIPS to conduct a stack test.

- 16) Information and questions regarding this adopted amendment shall be directed to:

John M. Vandlik
Illinois Pollution Control Board
104 West University
Urbana, IL 61801
(217) 333-5574

The full text of the Adopted Amendments begins on the next page:

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE B: AIR POLLUTION
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER C: EMISSION STANDARDS AND LIMITATIONS
FOR STATIONARY SOURCES

PART 214
SULFUR LIMITATIONS

SUBPART A: GENERAL PROVISIONS

Section
214.100
214.101
214.102
214.103
214.104

Scope and Organization
Measurement Methods
Abbreviations and Units
Definitions
Incorporations by Reference

SUBPART B: NEW FUEL COMBUSTION EMISSION SOURCES

Section
214.120
214.121
214.122

Scope
Large Sources
Small Sources

SUBPART C: EXISTING SOLID FUEL
COMBUSTION EMISSION SOURCES

Section
214.140
214.141
214.142
214.143

Scope
Sources Located in Metropolitan Areas
Small Sources Located Outside Metropolitan Areas
Large Sources Located Outside Metropolitan Areas

SUBPART D: EXISTING LIQUID OR MIXED FUEL
COMBUSTION EMISSION SOURCES

Section
214.161
214.162

Liquid Fuel Burned Exclusively
Combination of Fuels

ILLINOIS REGISTER

POLLUTION CONTROL BOARD

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Scope
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Winnetka Power Plant

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Rule into Section Table
Section into Rule Table
Method used to Determine Average Actual Stack Height and Effective Height of Effluent Release
Past Compliance Dates

AUTHORITY: Implementing Section 10 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1010 and 1027)

SOURCE: Adopted as Chapter 2: Air Pollution, Rule 204: Sulfur Emission Standards and Limitations, R71-23, 4 PCB 191, filed and effective April 14, 1972; amended in R74-2 and R75-5, 32 PCB 295, at 3 Ill. Reg. 5, p. 777, effective February 3, 1979; amended in R74-2, R75-5, 38 PCB 129, at 4 Ill. Reg. 28, p. 417, effective June 26, 1980; amended in R78-17, 40 PCB 291, at 5 Ill. Reg.

1892, effective February 17, 1981; amended in R77-15, 44 PCB 267, at 6 Ill. Reg. 2146, effective January 28, 1982; amended and renumbered in R80-22(A), at 7 Ill. Reg. 4219, effective March 28, 1983; codified 7 Ill. Reg. 13597; amended in R80-22(B), at 8 Ill. Reg. 6172, effective April 24, 1984; amended in R84-28, at 10 Ill. Reg. 9806, effective May 20, 1986; amended in R86-31, at 11. Reg. 17387, effective October 14, 1988

SUBPART X: UTILITIES

Section 214.562 Coffeen Generating Station

a) The emission standards of this subsection shall apply only if the requirements of subsections (b), (c), and (d) are fulfilled. Notwithstanding any other limitation contained in this part, whenever the coal burned is mined exclusively from the mine that is presently known as Monterey Coal Company's No. 1 Mine located south of Carlinville, emission of sulfur dioxide from Units 1 and 2 at the Central Illinois Public Service Company's (CIPS) Coffeen Generating Station (Coffeen), located in Montgomery County, shall not exceed either of the following emission standards:

- 1) 29,572 kilograms of sulfur dioxide in any one hour (65,194 lbs/hr); and
- 2) 11.29 kilograms of sulfur dioxide per megawatt-hour of heat input (7.29 lbs/mmBtu).

b) CIPS shall conduct an ambient sulfur dioxide monitoring and dispersion modeling program designed to demonstrate that the emission standards of subsection (a) will not cause or contribute to violations of any applicable primary or secondary sulfur dioxide ambient air quality standard as set forth in Section 243.122. Such ambient monitoring and dispersion modeling program shall be operated for at least one year commencing no later than 6 months after Coffeen is legally able and begins to operate at an emission rate greater than 55,555 pounds of sulfur dioxide per hour.

c) No more than 15 months after the commencement of the ambient monitoring and dispersion modeling program of subsection (b), CIPS shall apply for a new operating permit. CIPS shall submit to the Environmental

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Protection Agency (Agency), at the time of the application, a report containing the results of the ambient monitoring and dispersion modeling program of subsection (b) and the results of all relevant stack tests conducted prior to the report's submission.

- d) No later than six months after Coffeen is legally able and begins to operate at an emission rate greater than 55,555 pounds of sulfur dioxide per hour, a stack test shall be conducted in accordance with Section 214.101(a), in order to determine compliance with emission standards set forth in subsection (a). After the stack test is conducted, the results shall be submitted to the Agency within 90 days. The requirements of this subsection do not preclude the Agency from requiring additional stack tests.

(Source: Added at Ill. Reg. 17387,
effective October 14, 1988)

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- 1) Heading of the Part: Pharmacy Practice Act of 1987
- 2) Code Citation: 68 Ill. Adm. Code 1330
- 3) Section Numbers: Adopted Action:

1330.70	Amendment
1330.90	Amendment
1330.91	Amendment
1330.92	Amendment
1330.93	Amendment
1330.94	Amendment
1330.95	Added
1330.130	Amendment
1330.140	Added
- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 111, pars. 4131, 4132 and 4135.
- 5) Effective Date of Amendment: October 14, 1988
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Do these Amendments contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: October 14, 1988
- 9) Date Notice of Proposal Published in Illinois Register: April 1, 1988 at 12 Ill. Reg. 5906
- 10) Has JCAR issued a Statement of Objections to this (these) rule(s)? No
- 11) Difference(s) between proposal and final version:

The following changes were made based on public comment received during the First Notice Period:

None.

The following changes were made based on comment received from the Joint Committee on Administrative Rules:

The following has been added after the citation to the Hospital Licensing Act in the definition of "Division II pharmacy" in Section 1330.70: "or AN ACT in relation to the founding and operation of the University of Illinois Hospital and the conduct of the University of Illinois health care programs".

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The following has been added after "the Hospital Licensing Act: in the definition of "Division III pharmacy" in Section 1330.70: "or AN ACT in relation to the founding and operation of the University of Illinois Hospital and conduct of the University of Illinois health care programs".

After "facility" in the definition of "Division V pharmacy" in Section 1330.70 "(e.g., a university infirmary)" has been added.

The cite in Section 1330.90(c) has been changed from "Section 27 of the Act" to "Section 27(c) of the Act."

Part of Section 1330.92(b)(2) has been rewritten to read: "Each pharmacy must maintain a recordkeeping system, for five (5) years, which contains the information in subsection (3) below. This information shall be readily retrievable and in the format. . . ."

The following has been added after "federal" in Section 1330.92(b)(2): "(e.g., the regulations of the Drug Enforcement Administration, 21 CFR 1300 et seq. (1988))." Also, "(the Pharmacy Practice Act and the Controlled Substances Act)" has been added after "state law."

The word "drug" has been added before the word "name" in Section 1330.92(b)(3)(1).

After "federal" in Section 1330.92(g)(1)(A)(iii) "(e.g., the federal Drug Administration Act)" has been added.

The cite in Sections 1330.91(b)(6), 1330.92(b)(6) and 1330.95(b)(6) has been changed from "(21 CFR 1300 et seq.), promulgated April 1, 1984" to "(21 CFR 1306)(1988)."

Sections 30 through 39 of the Act and Part 1110 of the Department's rules in Section 1330.95(e)(6) have been cross-referenced.

The word "reasonably" has been deleted from Section 1330.95(e)(7).

The word "properly" has been deleted from Section 1330.95(f).

After "or re-rent" in Section 1330.95(f) "(e.g., wheelchairs, walkers)" has been added.

In Sections 1330.130(a), (b) and (c) "(e.g., certificate of attendance or completion)" has been added after the word "education." The words "as defined in" have been deleted and in their place "in accordance with" has been added.

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"relevant to the pharmacy profession" has been deleted from Section 1330.140(a)(1).

In Section 1330.140(b)(2) "approved" has been changed to "recognized."

The word "approved" has been added before "school of pharmacy" in Section 1330.140(b)(2).

In addition, various typographical, grammatical and form changes were made in response to the comments received from the Administrative Code Division and the Joint Committee on Administrative Rules.

12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will these Amendments replace an Emergency Amendment currently in effect?
No

14) Are there any Amendments pending on this Part? No

15) Summary and Purpose of Amendment:

This rulemaking modifies the definitions of a Division II and Division III pharmacy designation pursuant to P.A. 85-796 and the recordkeeping requirements for these divisions have been modified to reflect these changes. Also, in accordance with P.A. 85-796, a Division V pharmacy designation has been added and recordkeeping requirements have been set forth in this rulemaking. The provision which allowed pharmacies to transfer a prescription only once between pharmacies for the purpose of refill dispensing has been deleted. Division I, retail pharmacies, who have pharmaceutical information systems, will no longer be allowed to maintain a log book of their refill information in lieu of a computer printout. Also, specific guidelines have been set forth as to the information contained in such printout.

The Division IV pharmacy rule has been modified to expediate the issuance of a Division IV pharmacy license.

The definition of dispense has been modified to clarify that the interpretation and preparation is a part of the dispensing process. A pharmacist for purposes of this part includes both the pharmacist and the registered assistant pharmacist. The limited work hour provision for registered assistant pharmacists has been deleted.

This rulemaking sets forth standards for the continuing education (CE) requirements for pharmacists in accordance with P.A. 85-796. Also, it will be necessary for a pharmacist who is restoring his license to active status to complete 30 hours of CE as part of the restoration requirements.

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16) Information and questions regarding this adopted rule shall be directed to:

Department of Professional Regulation
Attention: Jean Courtney
320 West Washington, 3rd Floor
Springfield, IL 62786
217/785-0800

The full text of the Adopted Amendment begins on the next page:

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TITLE 68: PROFESSIONS AND OCCUPATIONS

CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION

SUBCHAPTER b: PROFESSIONS AND OCCUPATIONS

PART 1330

PHARMACY PRACTICE ACT OF 1987

Section
1330.10
1330.20
1330.30

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1330.50
1330.55
1330.60
1330.70
1330.80
1330.90
1330.91
1330.92
1330.93
1330.94
1330.95
1330.100
1330.110
1330.120
1330.130
1330.140

Application for Apprenticeship Technician License
Approval of Pharmacy Programs
Graduates of Programs Not Approved Pursuant to the Provisions of
Section 1330.20
Application for Examination
Examination for Licensure
Application for Licensure on the Basis of Examination
Reciprocity
Definitions
Violations
Divisions of Pharmacy Licenses
Division I Pharmacies
Division II Pharmacies
Division III Pharmacies
Division IV Pharmacies
Division V Pharmacies
Application For a Pharmacy License
Granting Variances
Renewals
Restoration
Continuing Education

AUTHORITY: Implementing the Pharmacy Practice Act of 1987 (Ill. Rev. Stat. 1987, ch. 111, par. 4121 et seq.) and authorized by Section 60(7) of The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 60(7)).

SOURCE: Rules and Regulations Promulgated for the Administration of the Illinois Pharmacy Practice Act, effective August 20, 1975; amended March 8, 1977; amended at 4 Ill. Reg. 1234, effective July 11, 1980; amended at 5 Ill. Reg. 2997, effective March 11, 1981; codified at 5 Ill. Reg. 11049; emergency amendment at 6 Ill. Reg. 916, effective January 6, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 7448, effective June 15, 1982; amended at 7 Ill. Reg. 6496, effective June 30, 1983; amended at 9 Ill. Reg. 16918, effective October 23, 1985; amended at 10 Ill. Reg. 21913, effective December 17, 1986; transferred from Chapter I, 68 Ill. Adm. Code 330 (Department of Registration and Education) to Chapter VII, 68 Ill. Adm. Code 1330 (Department of Professional Regulation) pursuant to P.A. 85-225, effective January 1, 1988, at 12 Ill. Reg. 2957; amended at 12 Ill. Reg. 17394, effective October 14, 1988.

Section 1330.70 Definitions

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care programs" or a facility which is operated by the Department of Mental Health and Development Disabilities or the Department of Corrections, and which provides pharmacy services to residents or patients of the facility, as well as employees, prescribers and students of the facility.

f) "Division IV pharmacy" is any pharmacy which provides and/or offers for sale radiopharmaceuticals.

"Division V pharmacy" is any pharmacy which holds licenses in Division II or Division III which also provides pharmacy services to the general public, or is any pharmacy which is located in or whose primary pharmacy service is to ambulatory care facilities or schools of veterinary medicine or other such institution or facility (e.g., a university infirmary).

g) "Distribute" means to deliver, other than by dispensing, a prescription medication.

h) "Gross immorality" under Section 7.6 of the Act (Ill. Rev. Stat. 1985 7, ch. 111, par. 4019) means and includes any act of practice related to the practice of pharmacy which is wilful, wanton, repeated, or flagrant and likely to result in harm to an individual. In determining what constitutes gross immorality, the Board shall consider, but shall not be limited to, the following standards as they relate to the person who is the subject of the proposed disciplinary action:

- 1) repetitiously committing an act or acts, which are of a flagrant and obvious nature so as to constitute conduct of such a distasteful nature that accepted codes of behavior or codes of ethics are breached;
- 2) repetitiously committing an act or acts in a relationship with a patient so as to violate common standards of decency or propriety;
- 3) wilfully violating or knowingly assisting in the violation of any law relating to the use of habit-forming drugs;
- 4) repetitiously dispensing prescription drugs, without a written or oral prescription;
- 5) wilfully preparing or signing false statements in order to induce payment for pharmacy services by the Department of Public Aid, or any other state or federal department, agency or governmental body;
- 6) the Board shall as well be guided by practice Standards of the American Pharmaceutical Association/American Association of Colleges of Pharmacy Standards of practice for the Profession of Pharmacy, published March 1979, which include no later editions or amendments, and which are herein incorporated by reference, in determining what is gross immorality; however, non-compliance with these professional standards shall not alone be considered

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"Authentication of Product History" means, but is not limited to, identifying the purchasing source, the ultimate disposition and any intermediate handling of any component of a radiopharmaceutical, diagnostic agent or device.

a) "Deliver" means the actual, constructive or attempted transfer of possession of a prescription medication.

b) "Dispense" means to interpret, prepare, and deliver a prescription medication to an ultimate consumer or to a person authorized to receive the prescription medication by or pursuant to the lawful order of a practitioner, including the compounding, packaging, computer entry and/or labeling necessary for delivery and any recommending, or advising concerning the contents and therapeutic values and uses thereof.

"Distribute" means to deliver, other than by dispensing, a prescription medication.

c) "Division I pharmacy" is any pharmacy which engages in general community pharmacy practice and which is open to, or offers pharmacy service to, the general public.

d) "Division II pharmacy" is any pharmacy which is located in a hospital, extended-care facility, sanitarium, nursing home, ambulatory-care facility, school of veterinary medicine and surgery or any other such facility or institution which offers pharmacy services to the general public only on an outpatient basis whose primary pharmacy service is provided to patients or residents of facilities licensed under the Nursing Home Care Reform Act of 1979 (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 4151-4153 et seq.) or the Hospital Licensing Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 142 et seq.), or "AN ACT in relation to the founding and operation of the University of Illinois Hospital and the conduct of University of Illinois health care programs" (Ill. Rev. Stat. 1987, ch. 23, par. 1371 et seq.) and which is not located in the facility it serves.

e) "Division III pharmacy" is any pharmacy which is located in institutions listed in Division II or pharmacies whose entire pharmacy service is provided to such institutions, which offer pharmacy services only to inpatients, employees, prescribers and students of the institution and which may offer single-time pharmacy services to former inpatients and emergency room patients at time of discharge but does not otherwise provide pharmacy services to the general public on an outpatient basis a facility licensed under the Nursing Home Care Reform Act of 1979 or the Hospital Licensing Act, or "AN ACT in relation to the founding and operation of the University of Illinois Hospital and the conduct of University of Illinois health

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acts of gross immorality unless these acts are of a flagrant, glaringly obvious nature constituting a substantial departure from these professional standards.

"Medication Order" means an order which is issued by a physician for a resident or patient of a facility licensed under the Nursing Home Care Reform Act of 1979 or the Hospital Licensing Act.

†† "Nuclear Pharmacist" means a pharmacist who provides radiopharmaceutical services and has satisfied the requirements of Section 1330.94(h i).

"Pharmacist" means a registered pharmacist or registered assistant pharmacist.

†† "Radiopharmaceuticals" means any substance defined as a drug in Section 3 (b) of the Illinois Pharmacy Practice Act which exhibits spontaneous disintegration of unstable nuclei with the emission of nuclear particles or photons and includes any nonradioactive reagent kit or nuclide generator which is intended to be used in the preparation of any such substance but does not include drugs such as carbon-containing compounds of potassium-containing salts which contain trace quantities of naturally occurring radionuclides. Radio-pharmaceuticals include radioactive biological products as defined in the United-States Federal Food, Drug and Cosmetic Act (21 U.S.C. 301 et seq. (1988)) and regulations promulgated thereunder.

†† "Radiopharmaceutical Quality Assurance" means, but is not limited to, the performance of appropriate chemical, biological, and physical tests on potential radiopharmaceuticals, and the interpretation of the resulting data to determine their suitability for use in humans and animals, including internal test assessment, authentication of product history and the keeping of proper records in these regards.

†† "Radiopharmaceutical Service" means the compounding, dispensing, labeling and delivery of radiopharmaceuticals; the participation in radiopharmaceutical selection and radiopharmaceutical utilization reviews; the proper and safe storage and distribution of radiopharmaceuticals as determined by the Illinois Department of Nuclear Safety; the maintenance of radiopharmaceutical quality assurance; the responsibility for advising, where necessary or required, of diagnostic and therapeutic values, hazards and use of radioactive pharmaceuticals; and the offering or performance of those acts, services, operations or transactions necessary in the conduct, operation, management and control of a Division IV Pharmacy.

†† "Authentication-of-Product-History" means, but-is-not-limited-to-identifying-the-purchasing-source-the-ultimate-disposition-and-any-intermediate-handling-of-any-component-of-a-radiopharmaceutical

diagnostic-agent-or-device:

†† "Registrant" means a registered pharmacist, registered assistant pharmacist, or a registered pharmacy apprentice technician.

†† "Ultimate consumer" means the person for whom a drug is intended.

(Source: Amended at 12 Ill. Reg. 17394, effective October 14, 1988)

Section 1330.90 Divisions of Pharmacy Licenses

a) Each individual, partnership, corporation or any other applicant for a pharmacy license shall indicate, on forms supplied by the Department, the division designation(s) for which a license is being requested.

b) The Board shall have the authority to review and make recommendations to the Director regarding the appropriate division designation of an applicant.

c) A pharmacy, whose scope of services requires it to be placed in more than one division designation, shall be issued one pharmacy license for each division designated and which designates a different pharmacist-in-charge for each Division as established by Section 8(a) of the Act and shall be charged a single-fee-as-established-in-the-Act the appropriate fee, as set forth in Section 27(c) of the Act, for each division license issued.

d) A pharmacy must comply with the provisions of this Part which apply to each of the division designation(s) under which it is authorized to provide pharmaceutical services.

(Source: Amended at 12 Ill. Reg. 17394, effective October 14, 1988)

Section 1330.91 Division I Pharmacies

a) Retail pharmacies which engage in general community pharmacy practice and are open to, or offer pharmacy service to, the general public shall, in addition to any other requirements of the Act and this Part, comply with Section 1330.91. A retail pharmacy which, in addition to offering pharmacy services to the general public, provides pharmacy services to an institution or facility listed in Sections 1330.92(a) need not register as a Division II pharmacy, but such pharmacy shall comply with the requirements of Sections 1330.92(b), 1330.92(c) and 1330.92(d).

b) Recordkeeping Requirements for Filling Prescriptions.

1) Every written and oral prescription filled or refilled shall contain the handwritten name or initials of the person authorized to practice pharmacy under the provisions of the Pharmacy Practice Act who fills or refills the same. Additionally, the label affixed to the drug container must indicate the initials of

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the person authorized to practice pharmacy in the State of Illinois who filled or refilled the prescription. No prescription may be refilled for a period in excess of one (1) year from the date of the original issuance of the prescription by the prescriber.

- 2) Whenever a prescription, written or oral, is filled or refilled, by a registered pharmacy technician under the supervision of a registered pharmacist, the same shall contain the handwritten names or initials of both the supervising registered pharmacist and the registered pharmacy technician who fills or refills the same. Additionally, the label affixed to the drug container must indicate the same initials.

3) Refilling a Prescription

A) Each refilling of a prescription shall be entered on the prescription or on another appropriate, uniformly maintained, readily retrievable record, which indicates by the number of the prescription the following information:

- i) the name and dosage form of the drug;
- ii) the date of each refilling;
- iii) the quantity dispensed;
- iv) the name or initials of the pharmacist and the pharmacy technician, if applicable, in each refilling;
- v) the total number of refills for the prescription.

B) If the pharmacist merely dates and signs or initials the prescription, he shall be deemed to have dispensed a refill for the full face amount of the prescription.

- 4) Presentation of a written prescription copy or prescription label shall be for information purposes only and has no legal status as a valid prescription order. The recipient pharmacist of such copy or prescription label shall contact the prescribing practitioner for authorization to dispense the prescription.

5) A pharmacist providing a copy of a prescription to an ultimate consumer for the purpose of transfer or any other purpose shall cancel the face of the original prescription and record the date the copy is issued, to whom issued, and his signature on the face of the original prescription. Copies of prescriptions shall be marked "For Information Purposes Only" and require prescriber authorization to fill.

- 6) Subject to Section 18 of the Act, any information which is required to be kept pursuant to this Section may be recorded and stored in a computerized pharmaceutical information system which meets the standards of performance required by the regulations of the Drug Enforcement Administration (21 CFR 1306.6 et seq.) (1988) promulgated April 17, 1984, and which contain no further amendments or editions, and shall include:

- A) retrieval of original prescription order information for those prescription orders which are currently authorized for refilling;
- B) retrieval of the current prescription orders which shall

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minimally include name of drug, date of refill, quantity dispensed, name and identification code of the manufacturer in the case of a generically written prescription or a generic interchange, name or initials of the dispensing pharmacist for each refill, and the total number of refills dispensed to date;

- C) documentation of the corrections of refill information entered into a system must be provided by the pharmacist using the system by way of a hard copy printout of each day's refill data which has been verified, dated, and signed by the dispensing pharmacist. In lieu of such a printout, the pharmacy shall maintain a log-book or separate file in which each individual pharmacist shall attest to the fact that the refill information entered into the computer that day by him or under his supervision has been reviewed by him and is correct as shown whereupon the dispensing pharmacist shall date and sign the log-book or separate file. This printout must include for each prescription filled at least the following information:

- i) the name and dosage form of the drug;
- ii) the date of each refilling;
- iii) the quantity dispensed;
- iv) the name or initials of the pharmacist in each refilling and the pharmacy technician, if applicable;
- v) the patient name;
- vi) the prescriber's name; and
- vii) the prescription number for the prescription.

D) All refill data shall be maintained by the pharmacy on the premises for five years in accordance with Section 18 of the Act. The hard copy printout required in subsection (C) above shall be maintained for two years. The data for the remaining three years shall be maintained at the pharmacy either by hard copy printout, microfiche or microfilm. If data is stored other than by the hard copy printout, the pharmacy shall have the appropriate equipment on the premises to provide readily retrievable information in the course of an on-site inspection. A hard copy printout shall be provided upon request by the Department.

c) Transfer of Prescription Information

- 1) A prescription may be transferred only once between pharmacies for the purpose of refill dispensing provided that:

- A) The transferor pharmacist invalidates the prescription on file and records to whom transferred, the date of issuance of such copy and the name of the transferor pharmacist issuing the transferred prescription order; and
- B) The transferee pharmacist, upon receiving such prescription directly from another pharmacist, records the following:
 - i) the name, address, telephone number, and original prescription number of the pharmacy from which the

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- prescription was transferred;
- ii) all information constituting a prescription order including the following: name of the drug, original amount dispensed, date of original issuance of the prescription and number of valid refills remaining; and
 - c) the transferee pharmacist informs the patient that the original prescription has been cancelled at the pharmacy from which it has been transferred.
- 2) Computerized systems must satisfy all information requirements of subsection (c) above, including invalidation of the original prescription when transferred between pharmacies accessing the same prescription records or between pharmacies of the same ownership. If those systems that access the same prescription records have the capability of cancelling the original prescription, pharmacies using such a system are exempt from the requirements of subsection (c) if the transferred prescription can always be tracked to the original prescription order from the prescribing practitioner and the original prescription can be produced. However, those exempt pharmacies are not exempt from the limitation that a prescription may be transferred only once between pharmacies for the purpose of refill dispensing.
 - d) Staffing of the Pharmacy
 - 1) Whenever the hours of the pharmacy differ from those of the establishment in which the pharmacy is located, there shall be compliance with the following:
 - A) the schedule during which the practice of pharmacy is carried on in such pharmacy shall be conspicuously displayed.
 - B) when the pharmacy is closed, the public and any employees not registered under the Act are to be prohibited access to the area;
 - C) whenever an establishment housing a pharmacy is open and a registered pharmacist or registered assistant-pharmacist is not present and available to provide pharmaceutical services as defined in Section 3 of the Act, a sign shall be conspicuously displayed stating in all capital letters: Pharmacist not on duty; state law prohibits filling of prescriptions in the absence of a pharmacist.
 - 2) The pharmacy must provide pharmaceutical services, as defined in Section 3 of the Act, to the public a minimum of forty hours per week. A pharmacy is considered providing Pharmaceutical Services when a pharmacist is on-call physically present and available for consultation.
 - 3) No registered assistant-pharmacist shall engage in the practice of pharmacy for more than a minority of hours of each day that the pharmacy is open to the public unless such assistant-pharmacist is under the direct personal supervision of a registered pharmacist. Such practice shall

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- e) Pharmacist-in-Charge
 - 1) No pharmacy shall be granted a certificate of licensure without a registered pharmacist being designated on the pharmacy license as pharmacist-in-charge. No registered pharmacist may be designated as a pharmacist-in-charge on more than one pharmacy license. The responsibilities of such pharmacist-in-charge shall include:
 - A) supervision of the activities of all employees as they relate to the practice of pharmacy;
 - B) establishment and supervision of the method and manner for storage and safekeeping of pharmaceuticals, including maintenance of security provisions to be used when the pharmacy is closed. The following security provisions shall be utilized:
 - i) there shall be no public access to the pharmacy; and
 - ii) all drugs shall be locked and only accessible to a registrant;
 - C) establishment and supervision of the recordkeeping system for the purchase, sale, delivery, possession, storage and safekeeping of drugs.
 - 2) The operations of the pharmacy are the responsibility of the pharmacist-in-charge, and the establishment and maintenance of security provisions are the dual responsibility of the pharmacist-in-charge and the owner of the pharmacy.
 - 3) Within ten (10) days of the change of a pharmacist-in-charge, the Department shall be so notified in writing by the departing pharmacist-in-charge.
 - 4) In addition to notifying the Department within 10 days, the departing pharmacist-in-charge shall, on the effective date of the change, inventory the following controlled substances:
 - A) all Schedule II drugs, as defined in the Illinois Controlled Substance Act, 311-Rev-Stat-1987, ch-56-1/2, par-11907 et-seq-7 by actual physical count; and
 - B) all other scheduled drugs, as defined in the Illinois Controlled Substance Act, 311-Rev-Stat-1987, ch-56-1/2, par-11907 et-seq-7 by estimated count.
 - 5) Such inventory shall constitute, for the purpose of this Section, the closing inventory of the departing pharmacist-in-charge and the initial inventory of the incoming pharmacist-in-charge. This inventory record shall be preserved in the pharmacy for a period of five (5) years. An affidavit attesting to the completion of the inventory and preservation of the inventory record, bearing the date of the inventory and the signatures of the departing and incoming pharmacist-in-charge, shall be submitted to the Department of Professional Regulation, at its principal office,

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within ten (10) days of the change in the pharmacist-in-charge.

6) Failure on the part of a registrant to provide the information required in subsections (4) and (5) above shall be grounds for denying an application or renewal application for a pharmacy license or for disciplinary action against a registrant. Such action shall be based on the recommendation of the Board.

7) When the accuracy, relevance or completeness of any submitted documentation is reasonably questioned by the Department, because of discrepancies or conflicts in information, information needing further clarification, and/or missing information, the registrant will be required to:

- A) provide such information as may be necessary; and/or
- B) explain such relevance or completeness during an oral interview; or
- C) appear for an oral interview before the Board when the information available to the Board is insufficient to evaluate compliance with this Section.

f) Pharmacists and pharmacians are prohibited from accepting from patients or their agent for reuse, reissue, or resale, any drugs, prescribed medications, chemicals, poisons, or medical devices except for those medical devices which can be properly sanitized prior to reuse, resale or re-rent.

(Source: Amended at 12 Ill. Reg. 17394, effective October 14, 1988)

Section 1330.92 Division II Pharmacies

a) Pharmacies which are not located in a hospital-extended-care-facility, sanitarium, nursing-home, ambulatory-care-facility, school, of veterinary medicine and surgery or any similar facility or institution which provides an environment in which patients obtain health-care services including pharmaceutical services to the general public on an outpatient basis, the facilities they serve and whose primary service is to provide services to patients or residents of facilities licensed under the Nursing Home Care Reform Act of 1979 or the Hospital Licensing Act, or "AN ACT in relation to the founding and operation of the University of Illinois Hospital and the conduct of University of Illinois health care programs" shall, in addition to any other requirements of the Act and this Part, comply with this Section 1330.92 of this Part.

b) Recordkeeping Requirements for Filling Prescriptions or Orders

1) Every written and oral prescription or order dispensed shall be documented with the handwritten names filled or refilled shall contain the handwritten name or initials of the person authorized to practice pharmacy under the provisions of the Act who fills or refills processes the same. Additionally, the label affixed to the drug container must indicate the initials of the person authorized to practice pharmacy in the State of Illinois who

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filled or refilled the prescription. No prescription may be refilled for a period in excess of one (1) year from the date of the original issuance of the prescription by the prescriber. For purposes of the Act, an authorized person is:

- A) a pharmacist licensed in the State of Illinois, or
- B) a registered pharmacy technician or registered student pharmacist, under the supervision of a pharmacist.

2) Each pharmacy must maintain a recordkeeping system for five (5) years, which contains the information in subsection (3) below. This information shall be readily retrievable and in a format which provides enforcement agents a concise, accurate and comprehensive method of monitoring drug distribution via an audit trail. This system may require two or more documents which, when read together, will provide all the information required by federal (e.g., the regulations of the Drug Enforcement Administration, 21 CFR 1300 et seq. (1988)) and state law (e.g., the Pharmacy Practice Act of 1987 and the Illinois Controlled Substances Act).

3) In addition to the above recordkeeping requirements, a uniformly maintained, readily retrievable hard copy record or back-up documentation of each prescription or order dispensed shall be maintained by the pharmacy for five (5) years and shall include:

- A) name of resident;
- B) date of order;
- C) name, strength and dosage form of drug, or description of the medical device ordered;
- D) quantity dispensed (a separate record should be maintained when the quantity billed differs from the quantity dispensed e.g., unit dose transfer systems);
- E) directions for use;
- F) quantity billed;
- G) prescriber's name;
- H) prescriber's signature and/or DEA number where required for controlled substances;
- I) the drug name and identification code or the manufacturer in case of a generically ordered medication or a generic interchange.

4) The label affixed to the drug container must indicate the initials of the pharmacist who approves the dispensing of the medication order. However, if the pharmacy is utilizing a drug distribution system which re-issues the same label, a separate record must be maintained which identifies the pharmacist approving each dispensing of the prescription or medication order.

5) No prescription may be refilled for a period in excess of one (1) year from the date of the original issuance of the prescription or order by the prescriber.

2) Whenever a prescription, written or oral, is filled or refilled, by a registered pharmacy apprentice under the supervision of a

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registered pharmacist, the same shall contain the handwritten names or initials of both the supervising registered pharmacist and the registered pharmacy apprentice who fills or refills the same. Additionally, the label affixed to the drug container must indicate the same initials.

3) Refilling a Prescription

A) Each refilling of a prescription shall be entered on the prescription or on another appropriate uniformity maintained, readily retrievable record which indicates by the number of the prescription the following information:

- i) the name and dosage form of the drug;
- ii) the date of each refilling;
- iii) the quantity dispensed;
- iv) the name or initials of the pharmacist in each refilling;
- v) the total number of refills for that prescription;

B) If the pharmacist merely dates and signs or initials the prescription, he shall be deemed to have dispensed a refill for the full face amount of the prescription.

4) Presentation of a Written Prescription Copy or Prescription Label

shall be for information purposes only and has no legal status as a valid prescription order. The recipient pharmacist of such copy or prescription label shall contact the prescribing practitioner for authorization to dispense the prescription. A pharmacist providing a copy of a prescription to an ultimate consumer for the purpose of transfer or any other purpose shall cancel the face of the original prescription and record the date the copy is issued, to whom issued, and his signature on the face of the original prescription. Copies of prescriptions shall be marked upon information purposes only and required prescriber authorization to fill.

6) Subject to Section 18 of the Act, any information which is required to be kept pursuant to this Section may be recorded and stored in a computerized pharmaceutical information system which meets the standards of performance required by the regulations of the Drug Enforcement Administration (21 CFR 1306 et seq.) (1988) promulgated April 17, 1984, and which contain no further amendments or editions, and shall include:

- A) retrieval of original prescription medication order information for those prescription medication orders which are currently authorized for refilling;
- B) retrieval of the current refill history of prescription medication orders which shall minimally include the name of drug, the date of refill filling, the quantity dispensed, the name and identification code of manufacturer in the case of a generically written prescription or a generic interchange, the name or initials of the dispensing pharmacist for each refill filling, and the total number of refills when read in conjunction with any off-line hard copy

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of said history dispensed to date; documentation of the correctness of refill filling information entered into a system must be provided by the pharmacist using the system by way of a hardcopy printout of each day's refill filling data which has been verified, dated and signed by the dispensing pharmacist. In lieu of such a printout the pharmacy shall maintain a log-book or separate file in which each individual pharmacist shall attest to the fact that the refill information entered into the computer that day by him or under his supervision has been reviewed by him and is correct as shown, whereupon the dispensing pharmacist shall date and sign the log-book or separate file.

c) Transfer of Prescription Information In the event the Long Term Care Facility changes pharmacy provider services, their new provider must obtain the orders from the Long Term Care Facility and verify the authenticity and accuracy of the orders.

i) A prescription may be transferred only once between pharmacies for the purpose of refill dispensing provided that:

A) The transferor pharmacist invalidates the prescription on file and records to whom transferred, the date of issuance of such copy and the name of the transferor pharmacist issuing the transferred prescription order; and

B) The transferee pharmacist, upon receiving such prescription directly from another pharmacist, records the following:

- i) the name, address and telephone number and original prescription number of the pharmacy from which the prescription was transferred;
- ii) all information constituting a prescription order including the following: date of original issuance of the prescription and number of valid refills remaining; and
- iii) the transferee pharmacist informs the patient that the original prescription has been cancelled at the pharmacy from which it has been transferred.

2) Computerized systems must satisfy all information requirements of subsection (c) above, including invalidation of the original prescription when transferred between pharmacies accessing the same prescription records or between pharmacies of the same ownership. If those systems that access the same prescription records have the capability of cancelling the original prescription, pharmacies using such a system are exempt from the requirements of subsection (c) so long as the transferred prescription can always be tracked to the original prescription order from the prescribing practitioner and the original prescription can be produced. However, those exempt pharmacies are not exempt from the limitation that a prescription may be transferred only once between pharmacies for the purpose of refill dispensing.

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d) Staffing of the Pharmacy

1) Whenever the hours of the pharmacy differ from those of the establishment in which the pharmacy is located, there shall be compliance with the following:

A) the schedule during which the practice of pharmacy is carried on in such pharmacy shall be conspicuously displayed;

B) When the pharmacy is closed, the public and any employees not registered under the Act are to be prohibited access to the filling and dispensing area;

C) whenever an establishment housing a pharmacy is open and a registered pharmacist or registered assistant pharmacist is not present and available to provide pharmaceutical services as defined in Section 3 of the Act, a sign shall be conspicuously displayed stating: "pharmacist not on duty." State law prohibits filling of prescriptions in the absence of a pharmacist.

2) The pharmacy must provide pharmaceutical services as defined in Section 3 of the Act to the public a minimum of forty hours per week. A pharmacy is considered to be providing pharmaceutical services when a pharmacist is on call and available for consultation.

3) No registered assistant pharmacist shall engage in the practice of pharmacy for more than a minority of hours of each day that the pharmacy is open to the public unless such assistant pharmacist is under the direct personal supervision of a registered pharmacist. Such practice shall be verified by work records of the registered assistant pharmacist. Neither the owner of the pharmacy nor the pharmacist in charge shall permit such practice except as described above.

e) Pharmacist-in-Charge

1) No pharmacy shall be granted a certification of licensure without a registered pharmacist being designated on the pharmacy license as pharmacist-in-charge. No registered pharmacist may be designated as a pharmacist-in-charge on more than one pharmacy license. The responsibilities of such pharmacist-in-charge shall include:

A) supervision of the activities of all employees as they relate to the practice of pharmacy;

B) establishment and supervision of the method and manner for storage and safekeeping of pharmaceuticals, including maintenance of security provisions to be used when the pharmacy is closed. The following security provisions shall be utilized:

i) there shall be no public access to the pharmacy; and
ii) all drugs shall be locked and only accessible to a registrant;

C) establishment and supervision of the recordkeeping system for the purchase, sale, delivery, possession, storage and

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safekeeping of drugs.

2) The operations of the pharmacy are the responsibility of the pharmacist-in-charge, and the establishment and maintenance of security provisions are the dual responsibility of the pharmacist-in-charge and the owner of the pharmacy.

3) Within ten (10) days of the change of a pharmacist-in-charge, the Department shall be so notified in writing by the departing pharmacist-in-charge.

4) The departing pharmacist-in-charge shall, on the effective date of the change, inventory the following controlled substances:

A) all Schedule II drugs, as defined in the Illinois Controlled Substance Act, 311-Rev-Stat-1987-ch-56-1/27-par-1108;

B) all other scheduled drugs, as defined in the Illinois Controlled Substance Act, 311-Rev-Stat-1987-ch-56-1/27-par-1108; et-seq; by actual physical count; and
C) all other scheduled drugs, as defined in the Illinois Controlled Substance Act, 311-Rev-Stat-1987-ch-56-1/27-par-1108; et-seq; by estimated count.

5) Such inventory shall constitute, for the purpose of this Section, the closing inventory of the departing pharmacist-in-charge and the initial inventory of the incoming pharmacist-in-charge. This inventory record shall be preserved in the pharmacy for a period of five (5) years. An affidavit attesting to the completion of the inventory and preservation of the inventory record, bearing the date of the inventory and the signatures of the departing and incoming pharmacist-in-charge, shall be submitted to the Department, at its principal office, within ten (10) days of the change in the pharmacist-in-charge.

6) Failure on the part of a registrant to provide the information required in subsections (4) and (5) above shall be grounds for denying an application or renewal application for a pharmacy license or for disciplinary action against a registrant. Such action shall be based upon the recommendation of the Board.

7) When the accuracy, relevance or completeness of any submitted documentation is reasonably questioned by the Department, because of discrepancies or conflicts in information, information needing further clarification, and/or missing information, the registrant will be required to:

A) provide such information as may be necessary; and/or
B) explain such relevance or completeness during an oral interview; or

C) appear for an oral interview before the Board when the information available to the Board is insufficient to evaluate compliance with this Section.

f) Pharmacists and pharmacies are prohibited from accepting from patients or their agent for reuse, reissue, or resale, any drugs, prescribed medications, chemicals, poisons, or medical devices except for those medical devices which can be properly sanitized prior to reuse, resale or reagent except, however, when medications are dispensed and stored under conditions defined and supervised by the pharmacist, and comply with all standards of proper storage for each medication, and are

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unopened in a sealed, intact, and unaltered container that meets the standards for light, moisture, and air permeation as defined by the current United States Pharmacopoeia (U.S.P.)/National Formulary, or published in 1985 by the United States Pharmacopoeial Convention, Inc., and contains no later additions or amendments, may be accepted for reuse, reissue, or resale.

g) Labeling Requirements

1) Medications For Future Use

A) Parenteral solutions to which a drug(s) or diluent has been added or which are not in their original manufacturer's packaging, shall contain the following information on the outer label:

- i) name, concentration and volume of the base parenteral solution;
- ii) name and strength of drug(s) added;
- iii) expiration date and date of the admixture. Expiration date, unless otherwise specified in the individual compendia monograph, or beyond use date, shall be not later than the expiration date on the manufacturer's container, one year from the date the drug is repackaged, or current federal (e.g., the federal Drug Administration Act) or U.S.P. requirements, whichever is earlier;
- iv) reference code to identify source and lot number of drug(s) added.

B) Non-Parenterals repackaged for future use, shall be identified with the following information:

- i) trade and/or generic name;
- ii) strength (if applicable);
- iii) expiration date. Unless otherwise specified in the individual monograph, the expiration date or beyond use date, shall be not later than the expiration date on the manufacturer's container, one year from the date the drug is repackaged, or current federal or U.S.P. requirements, whichever is earlier;
- iv) reference code to identify source and lot number.

2) Medications prepared for Immediate Use

A) All medications prepared by the pharmacy for immediate dispensing to a specific resident or patient in the facility, shall be dispensed in a container identified with:

- i) name of the resident;
- ii) resident's room and bed number;
- iii) dispensing date;
- iv) name, strength and dosage form of drug, or description of the medical device ordered;
- v) quantity dispensed;
- vi) directions for use;
- vii) prescriber's name;
- viii) expiration date if less than 60 days from date of

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dispensing.

B) Pharmacies dispensing medications to a specific resident or patient in the facility via unit dose shall label each order with the following information:

- i) name of the resident;
- ii) resident's room and bed number;
- iii) date of order;
- iv) name, strength and dosage form of drug, or description of the medical device ordered;
- v) directions for use;
- vi) prescriber's name.

g) A pharmacy located in facilities listed in subparagraph (a) of this Section must be designated as a pharmacy and access to the pharmacy is limited to those individuals who are licensed under the provisions of the Act and this Part.

h) Any practices described in the Act pertaining to the practice of pharmacy which are conducted in sites remote of the facilities designated in subparagraph (a) in this Section must adhere to and fully comply with the provisions of the Act and this Part.

(Source: Amended at 12 Ill. Reg. 17394, effective October 14, 1988.)

Section 1330.93 Division III Pharmacies

a) Pharmacies which are located in a hospital, extended-care facility, sanitarium, nursing home, ambulatory care facility, school of veterinary medicine and surgery or any other facility or institution which provides an environment in which patients obtain health-care services or pharmacies whose entire pharmacy service is provided to such facilities or institutions and which offers pharmacy services only to inpatients, employees, prescribers and students of the facility or institution and which may offer one-time pharmacy service to former inpatients and emergency room patients at time of discharge but does not otherwise provide pharmacy services to the general public on an outpatient basis facilities licensed under the Nursing Home Care Reform Act of 1979, the Hospital Licensing Act, or "AN ACT in relation to the founding and operation of the University of Illinois and the conduct of the University of Illinois health care programs," or are operated by the Department of Mental Health and Disabilities or the Department of Corrections, and which provide pharmacy services to residents, patients, employees, prescribers and students of these facilities, shall, in addition to other requirements of the Act and Rules this Part comply with Section 1330.94 of this Part Section.

b) Recordkeeping Requirements

- 1) Every prescription or drug order filled or refilled shall contain the name or initials of the person authorized to practice pharmacy under the provisions of the Act who fills or refills the

same, or such name or initials may be recorded on another appropriate, uniformly maintained and readily retrievable record which indicates, at least, the following information:

- A) the name and dosage form of the drug;
 - B) the date of filling or refilling; and
 - C) the quantity dispensed.
- 2) The label affixed to the drug container of any prescription to a non-inpatient of the facility or institution must indicate the initials of the person authorized to practice pharmacy in the State of Illinois who filled or refilled the prescription. No prescription may be refilled for a period in excess of one (1) year from the date of the original issuance of the prescription by the prescriber.
- 3) The pharmacist-in-charge shall maintain or have access to the following records for at least two five years or as otherwise required by law:
- A) Records of medication orders and medication administration to patients;
 - B) Procurement records for controlled substances;
 - C) Records of packaging, bulk compounding or manufacturing;
 - D) Records of actions taken pursuant to drug recalls.
- c) Labeling Requirements
- 1) All medication repackaged by the pharmacy for future use inside the institution or facility, and not intended for immediate dispensing to a specific patient, shall be identified with the following information:
 - A) Single dose or multi-dose drugs, except parenteral solutions to which a drug(s) has been added, shall be labeled with:
 - i) Trade and/or generic name;
 - ii) strength (if applicable);
 - iii) expiration date; and
 - iv) reference code to identify source and lot number.
 - B) Parenteral solutions to which drugs have been added shall contain on the outer label:
 - i) name, concentration and volume of the base parenteral solution;
 - ii) name and strength of drug(s) added;
 - iii) expiration date and time of the admixture; and
 - iv) reference code to identify source and lot number of drugs added.
 - 2) All medication prepared by the pharmacy for immediate dispensing to a specific patient or resident in the institution or facility shall be identified with the following information:
 - A) Single dose or multi-dose drugs, except parenteral solutions to which a drug(s) has been added, shall be identified with:
 - i) trade and/or generic name; and
 - ii) strength (if applicable).
 - B) Parenteral solutions to which drugs have been added shall be identified with:

- i) Name, concentration and volume of the base parenteral solution;
 - ii) Name and strength of drug(s) added; and
 - iii) Expiration date and time of the admixture.
- C) All medication dispensed to a specific patient in the institution shall be dispensed in an a container identified with the name of the patient and the patient's location. Those institutions or facilities utilizing unit-dose and medication cart system may identify the name of the patient and the patient's location on the outside of the bin of the medication cart, when those carts are filled by the pharmacy.
- 3) Investigational New Drugs, authorized by the United States Food and Drug Administration, shall be dispensed pursuant to a valid prescription order of the principal physician-investigator or his authorized clinician. All investigational drugs shall be stored in and dispensed from the pharmacy and shall be identified with the following information:
- A) name of drug and strength (if applicable);
 - B) Expiration date;
 - C) Reference code to identify source and lot number;
 - D) A label indicating "For Investigational Use Only"; and
 - E) Name and location of the patient. Those institutions or facilities utilizing unit-dose and medication cart system may identify the name of the patient and the patient's location on the outside of the bin of the medication cart, when those carts are filled by the pharmacy.
- 4) A pharmacist providing a copy of a prescription to an ultimate consumer for the purpose of transfer or any other purpose shall cancel the face of the original prescription and record the date the copy is issued, to whom issued, and his signature on the face of the original prescription. Copies of prescriptions shall be marked "For Information Purposes Only" and require prescriber authorization to fill.
- d) Staffing of the Pharmacy
- 1) No pharmacy shall be granted a certificate of licensure without a registered pharmacist being designated on the pharmacy license as pharmacist-in-charge. No registered pharmacist may be designated as a pharmacist-in-charge on more than one pharmacy license. The responsibilities of such pharmacist-in-charge shall include:
 - A) supervision of the activities of all employees as they relate to the practice of pharmacy;
 - B) establishment and supervision of the method and manner for storage, dispensing and safekeeping of pharmaceuticals in all areas of the institution or facility, including maintenance of security provisions to be used when the pharmacy is closed. The following security provisions shall be utilized:
 - i) the pharmacy shall be staffed at all times by a

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registered pharmacist during open hours;

- ii) all drug storage and dispensing areas occupied by the pharmacy shall be locked in the absence of a registered pharmacist; and
 - iii) there shall be no public access to the pharmacy, except as provided in Section 1330.93 (e)(1)(e).
- C) establishment and supervision of the recordkeeping system for the purchase, sale, delivery, possession, storage and safekeeping of drugs;
 - D) the development and implementation of a procedure to be utilized in the event of a drug recall which can be readily activated to assure that all drugs included on the recall are returned to the pharmacy for proper disposition;
 - E) establishment of specifications for the procurement of all drugs which will be dispensed by the pharmacy;
 - F) establishment and supervision of a method of documenting an oral prescription from a licensed physician to a registered pharmacist and for transmission of that information to the appropriate members of the nursing staff of the institution or facility.
- 2) the operations of the pharmacy and the maintenance of security provisions are the responsibility of the pharmacist-in-charge whether the owner is a sole proprietor, partnership, association, corporation or any other entity.
 - 3) within ten (10) days of the change of a pharmacist-in-charge, the Department shall be so notified in writing by the departing pharmacist-in-charge.
 - 4) the departing pharmacist-in-charge shall, on the effective date of the change, inventory the following controlled substance.
 - A) all Schedule II drugs, as defined in the Illinois Controlled Substance Act, ~~§§--Rev-Stat--1987-ch-56-1/27-par--11007 et-seq--~~ by actual physical count; and
 - B) all other scheduled drugs, as defined in the Illinois Controlled Substance Act, ~~§§--Rev-Stat--1987-ch-56-1/27-par--11007 et-seq--~~ by estimated count.
 - 5) Such inventory shall constitute, for the purpose of this Section, the closing inventory of the departing pharmacist-in-charge and the initial inventory of the incoming pharmacist-in-charge. This inventory record shall be preserved in the pharmacy for a period of five (5) years. An affidavit attesting to the completion and preservation of the inventory record bearing the date of the inventory and the signatures of the departing and incoming pharmacist-in-charge shall be submitted to the Department of Professional Regulation, at its principal office, within ten (10) days of the change in the pharmacist-in-charge.
 - 6) Failure on the part of a registrant to provide the affidavit required in subsections (4) and (5) above shall be grounds for denying an application or renewal application for a pharmacy license or for disciplinary action against a registrant. Such

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- action shall be based on the recommendation of the Board. When the accuracy, relevance or completeness of any submitted documentation is reasonably questioned by the Department, because of discrepancies or conflicts in information, information needing further clarification, and/or missing information, the registrant will be required to:
- A) provide such information as may be necessary; and/or
 - B) explain such relevance or completeness during an oral interview; or
 - C) appear for an oral interview before the Board when the information available to the Board is insufficient to evaluate compliance with this Section.
- 8) Pharmacists and pharmacies are prohibited from accepting from patients or their agent for reuse, reissue, or resale, any drugs, prescribed medications, chemicals, poisons, or medical devices except for those medical devices which can be properly sanitized prior to reuse, resale or reagent. Except, however, when medications are dispensed and stored under conditions defined and supervised by the pharmacist, and comply with all standards of proper storage for each medication, and are unopened in a sealed, intact, and unaltered container that meets the standards for light, moisture, and air permeation as defined by a current United States Pharmacopoeia/National Formulary published in 1995 by the United States Pharmacopoeial Convention, Inc., and contains no later additions or amendments, such medication may be accepted for reuse, reissue, or resale.
 - e) Medication Dispensing in the Absence of a Registered Pharmacist -- the availability of necessary medications for immediate therapeutic use during those hours when the institutional pharmacy is not open shall be met in the following manner:
 - 1) An after-hour cabinet, which is a locked cabinet or other enclosure located outside of the pharmacy area containing a minimal supply of the most frequently required medication, may be utilized provided that only personnel specifically authorized by the institution in which the pharmacy is located may obtain access and it is sufficiently secure to deny access to unauthorized persons. After-hour cabinets shall only be used in the absence of a registered pharmacist. When medication is removed from such cabinet or enclosure, written physician's orders authorizing the dispensing removal of said medication shall be placed in the cabinet or enclosure. A log shall be maintained within the cabinet or enclosure and authorized personnel removing medication shall indicate on the log the signature of the authorized personnel removing said medication, name of the medication removed, the strength (if applicable), the quantity removed, and the time of removal.
 - 2) Emergency kits containing those drugs which may be required to meet the immediate therapeutic needs of the patient, and which are not available from any other source in sufficient time to

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prevent risk of harm to patients by delay resulting from obtaining such drugs from such other source, may be utilized. Emergency kits shall be supplied and maintained under the supervision of a licensed pharmacist. Drugs shall be removed from emergency kits only by authorized pharmacy personnel, persons authorized to administer medication pursuant to a valid physician's order or a physician licensed to practice medicine in all of its branches in Illinois. Emergency kits shall be sealed in some manner which will indicate when the kit has been opened. A label shall be affixed to the outside of the emergency kit indicating the expiration date of the emergency kit. The expiration date of the emergency kit shall be the earliest expiration date of any drug contained in the kit. After an emergency kit has been used or upon discovery that the seal has been broken or upon the occurrence of the expiration date, the kit shall be returned to the pharmacy to be checked and/or restocked.

- 3) Whenever any drug is not available from night cabinets or emergency kits, and such drug is required to treat the immediate needs of a patient, such drug may be obtained from the pharmacy in sufficient quantity to meet the immediate need by an authorized nurse. When medication is removed from the pharmacy by an authorized nurse, a copy of the physician's order authorizing the dispensing removal of said medication shall be conspicuously placed in the pharmacy with the container from which the drug was removed so that it will be found by a registered pharmacist and checked promptly. A form shall be available in the pharmacy upon which shall be recorded the signature of the authorized nurse who removed the medication, the name, strength (if applicable) and quantity of medication removed.

- 4) Drugs may be dispensed from the emergency room only by a practitioner licensed to prescribe or dispense, and only to patients treated in the institution. This shall occur only during hours in which institutional pharmacy services are not available. The quantity dispensed should be limited to sufficient doses to meet the immediate needs of the patient until pharmacy services are available. Drugs dispensed in this manner must meet all labeling requirements pertaining to pharmacies as specified in Subsection 1330-93(c) of this Part Section. There shall be written policies and procedures, approved by the medical staff, regarding the dispensing of drugs from the emergency room.

(Source: Amended at 12 Ill. Reg. 17394, effective October 14, 1988)

Section 1330.94 Division IV Pharmacies

- a) Pharmacies which provide and/or offer for sale radiopharmaceuticals

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shall in addition to any other requirements of the Act and this Part comply with Section 1330.94 of this Part.

- b) Prior to issuance of a Division IV pharmacy license:

1) the pharmacy shall provide a copy of their Illinois Radioactive Material License issued by the Illinois Department of Nuclear Safety in accordance with the Radiation Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 211 et seq.).

- 2) the Department shall conduct an on-site inspection of the facility.

- c) The pharmacy shall have:

- 1) space commensurate with the scope of services provided, but at least 300 square feet;
- 2) radioactive storage and product decay facility, separate from and exclusive of the "hot" laboratory, compounding, dispensing quality assurance and office areas. A copy of the Illinois Department of Nuclear Safety inspection report and approval shall also be submitted;

- d) Each Division IV Pharmacy shall have the following equipment:

- 1) Laminar Flow Hood;
- 2) Fume Hood - minimum of 30 inches in height, which shall be vented through a filter with a direct outlet to the outside;
- 3) Dose Calibrator;
- 4) Refrigerator;
- 5) Class A prescription balance or a balance of greater sensitivity;
- 6) Single-channel or multi-channel gamma scintillation counter;
- 7) Microscope;
- 8) Low level, thin-window portable radiation survey meter;
- 9) Drawing station - lead glass and lead lined;
- 10) Syringe shields; and
- 11) Energy Compensated Geiger Mueller (GM) Probe or ion chamber.

- de) Each Division IV Pharmacy shall have the following reference texts available:

- 1) the current edition or revision of the United States Pharmacopoeia - Dispensing Information;
- 2) The current edition or revision of the United States Pharmacopoeia/National Formulary;
- 3) State and federal regulations governing the use of applicable radioactive material; and
- 4) United States Public Health Service, Radiological Health Handbook.

- ef) Pharmacist-in-Charge

- 1) Designation as a Division IV pharmacy shall only be granted if the pharmacist-in-charge is a nuclear pharmacist meeting the requirements set forth in Subsection 1330-94(h). No registered pharmacist may be designated as a pharmacist-in-charge on more than one pharmacy license. The responsibilities of the pharmacist-in-charge shall include:

- A) supervision of all employees as they relate to the practice of nuclear pharmacy;

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- B) establishment and supervision of the recordkeeping system for the purchase, acquisition, disposition, sale, delivery, possession, storage and safekeeping of radiopharmaceuticals.
- C) establishment and maintenance of security provisions, which shall include the following:
- there shall be no public access to the pharmacy hot lab/dispensing area;
 - in the absence of a nuclear pharmacist all radiopharmaceuticals shall be locked and accessible only to a nuclear pharmacist or an individual under his direct supervision; except, a licensed medical practitioner authorized to possess, use and administer radiopharmaceuticals may have access to and dispense radiopharmaceuticals in the absence of a nuclear pharmacist.
- 2) Within 10 days of the change of a pharmacist-in-charge, the Department shall be so notified in writing by the departing pharmacist-in-charge.
- fg) Dispensing Radiopharmaceuticals
- A radiopharmaceutical shall be dispensed only upon a prescription order from a licensed medical practitioner authorized to possess, use and administer radiopharmaceuticals;
 - No radiopharmaceutical shall be dispensed in the absence of a nuclear pharmacist except, a licensed medical practitioner authorized to possess, use, dispense, and administer radiopharmaceuticals may dispense in the absence of a nuclear pharmacist;
 - The amount of radioactivity in a preparation for dispensing shall be determined by radiometric methods for each individual preparation at the time of preparation, and calibrated for the anticipated time of administration.
- gh) Labeling Requirements
- In addition to the labeling requirements of pharmaceuticals, as stipulated in the Act, the immediate outer container of a radioactive drug, diagnostic agent or device to be dispensed shall also be labeled to include:
 - the standard radiation symbol;
 - the words, "Caution-Radioactive Material";
 - the name of the radionuclide;
 - the name of the chemical form;
 - the amount of radioactive material contained, in millicuries or microcuries, in the container contents at the time of calibration;
 - if the container contents are in liquid form, the volume in milliliters;
 - the requested calibration time for the amount of radioactivity contained;
 - the prescription number;
 - the name or initials of the nuclear pharmacist filling the

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prescription.

- 2) The immediate container shall be labeled with:
- the standard radiation symbol;
 - the words, "Caution-Radioactive Material";
 - the name and address of the pharmacy;
 - the prescription number;
 - name of radionuclide;
 - name of chemical form.

hi) Nuclear Pharmacist Requirements--A nuclear pharmacist who serves as the pharmacist-in-charge of a Division IV pharmacy and all other pharmacists employed in such pharmacy shall provide evidence to the Department of the following:

- licensure as a Registered Pharmacist in the State of Illinois; and

2) the pharmacist is named as an authorized user or works under the supervision of a pharmacist who is named as an authorized user on a commercial nuclear pharmacy license issued by the Nuclear Regulatory Commission--or the Illinois Department of Nuclear Safety or in the case where a nuclear pharmacist, who works under a broad medical license at a university or research hospital, evidence that the nuclear pharmacist has been approved as a user by that institution's radiation safety committee and--such approval was based upon qualifications substantially similar to those qualifications required by the Nuclear Regulatory Commission at the time of such approval, in accordance with conditions of the license issued by the Illinois Department of Nuclear Safety.

4j) Nothing in this Part shall prohibit the operation of a nuclear medicine laboratory or such other department which is operated under the direct supervision of a licensed medical practitioner authorized to possess, use and administer radiopharmaceuticals.

(Source: Amended at 12 Ill. Reg. 17394, effective October 14, 1988)

Section 1330.95 Division V Pharmacies

a) Pharmacies Required to Hold Division V Licenses

- Pharmacies which are located in or provide service to ambulatory care facilities, schools of veterinary medicine or other institutions or facilities. In addition to other requirements of the Act and this Part, these pharmacies shall comply with this Section.

2) Pharmacies who hold Division II licenses and provide pharmacy services to the general public. In addition to other requirements of the Act and Rules, these pharmacies shall comply with Section 1330.92 and this Section.

- Pharmacies who hold Division III licenses and provide pharmacy services to the general public. In addition to other

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requirements of the Act and Rules, these pharmacies shall comply with Section 1330.93 and this Section.

b) Recordkeeping Requirements for Filling Prescriptions

1) Every written and oral prescription filled or refilled shall contain the handwritten name or initials of the person authorized to practice pharmacy under the provisions of the Act who fills or refills the same. Additionally, the label affixed to the drug container must indicate the initials of the person authorized to practice pharmacy in the State of Illinois who filled or refilled the prescription. No prescription may be refilled for a period in excess of one (1) year from the date of the original issuance of the prescription by the prescriber.

2) Whenever a prescription, written or oral, is filled or refilled, by a registered pharmacy technician under the supervision of a pharmacist, the same shall contain the handwritten names or initials of both the supervising pharmacist and the registered pharmacy technician who fills or refills the same. Additionally, the label affixed to the drug container must indicate the same initials.

3) Refilling a Prescription

A) Each refilling of a prescription shall be entered on the prescription or on another uniformly maintained, readily retrievable record, which indicates by the number of the prescription the following information:

- i) the name and dosage form of the drug;
- ii) the date of each refilling;
- iii) the quantity dispensed;
- iv) the name or initials of the pharmacist and the pharmacy technician, if applicable, in each refilling;
- v) the total number of refills for the prescription.

B) If the pharmacist merely dates and signs or initials the prescription, he shall be deemed to have dispensed a refill for the full face amount of the prescription.

4) Presentation of a written prescription copy or prescription label shall be for information purposes only and has no legal status as a valid prescription order. The recipient pharmacist of such copy or prescription label shall contact the prescribing practitioner for authorization to dispense the prescription.

5) A pharmacist providing a copy of a prescription to an ultimate consumer for the purpose of transfer or any other purpose shall cancel the face of the original prescription and record the date the copy is issued, to whom issued, and his signature on the face of the original prescription. Copies of prescriptions shall be marked "For Information Purposes Only" and require prescriber authorization to fill.

6) Subject to Section 18 of the Act, any information which is required to be kept pursuant to this Section may be recorded and stored in a computerized pharmaceutical information system which meets the standards of performance required by the regulations of

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the Drug Enforcement Administration (21 CFR 1306) (1988), and which contain no further amendments or editions, and shall include:

A) retrieval of original prescription order information for those prescription orders which are currently authorized for refilling;

B) retrieval of the current prescription orders which shall minimally include name of drug, date of refill, quantity dispensed, name and identification code of the manufacturer in the case of a generically written prescription or a generic interchange, name or initials of the dispensing pharmacist for each refill, and the total number of refills dispensed to date;

C) documentation of the correctness of refill information entered into a system must be provided by the pharmacist using the system by way of a hard copy printout of each day's refill data which has been verified, dated, and signed by the dispensing pharmacist. This printout must include for each script filled at least the following information:

- i) the name and dosage form of the drug;
- ii) the date of each refilling;
- iii) the quantity dispensed;
- iv) the name or initials of the pharmacist in each refilling and the pharmacy technician, if applicable;
- v) the patient name;
- vi) the prescriber's name; and
- vii) the prescription number for the prescription.

D) All refill data shall be maintained by the pharmacy on the premises for five years in accordance with Section 18 of the Act. The hard copy printout required in subsection (C) above shall be maintained for two years. The data for the remaining three years shall be maintained at the pharmacy either by hard copy printout, microfiche or microfilm. If data is stored other than by the hard copy printout, the pharmacy shall have the appropriate equipment on the premises to provide readily retrievable information in the course of an on-site inspection. A hard copy printout shall be provided upon request by the Department.

c) Transfer of Prescription Information

1) A prescription may be transferred between pharmacies for the purpose of refill dispensing provided that:

A) The transferor pharmacist invalidates the prescription on file and records to whom transferred, the date of issuance of such copy and the name of the transferor pharmacist issuing the transferred prescription order; and

B) The transferee pharmacist, upon receiving such prescription directly from another pharmacist, records the following:

- i) the name, address and original prescription number of the pharmacy from which the prescription was

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transferred;

- ii) all information constituting a prescription order including the following: name of drug, original amount dispensed, date of original issuance of the prescription and number of valid refills remaining; and

C) the transferee pharmacist informs the patient that the original prescription has been cancelled at the pharmacy from which it has been transferred.

2) Computerized systems must satisfy all information requirements of subsection (c) above, including invalidation of the original prescription when transferred between pharmacies accessing the same prescription records or between pharmacies of the same ownership. If those systems that access the same prescription records have the capability of cancelling the original prescription, pharmacies using such a system are exempt from the requirements of subsection (c) if the transferred prescription can always be tracked to the original prescription order from the prescribing practitioner and the original prescription can be produced.

d) Staffing of the Pharmacy

1) Whenever the hours of the pharmacy differ from those of the establishment in which the pharmacy is located, there shall be compliance with the following:

- A) the schedule during which the practice of pharmacy is carried on in such pharmacy shall be conspicuously displayed.
- B) when the pharmacy is closed, the public and any employees not registered under the Act are to be prohibited access to the area;
- C) whenever an establishment housing a pharmacy is open and a pharmacist is not present and available to provide pharmaceutical services as defined in Section 3 of the Act, a sign shall be conspicuously displayed stating in all capital letters: Pharmacist not on duty; state law prohibits filling of prescriptions in the absence of a pharmacist.

2) The pharmacy must provide pharmaceutical services, as defined in Section 3 of the Act, to the public a minimum of forty hours per week. A pharmacy is considered providing Pharmaceutical Services when a pharmacist is physically present and available for consultation.

e) Pharmacist-in-Charge

1) No pharmacy shall be granted a certificate of licensure without a pharmacist being designated on the pharmacy license as pharmacist-in-charge. No pharmacist may be designated as a pharmacist-in-charge on more than one pharmacy license. The responsibilities of such pharmacist-in-charge shall include:

- A) supervision of the activities of all employees as they

relate to the practice of pharmacy;

B) establishment and supervision of the method and manner for storage and safekeeping of pharmaceuticals, including maintenance of security provisions to be used when the pharmacy is closed. The following security provisions shall be utilized:

- i) there shall be no public access to the pharmacy; and
- ii) all drugs shall be locked and only accessible to a registrant;

C) establishment and supervision of the recordkeeping system for the purchase, sale, delivery, possession, storage and safekeeping of drugs.

2) The operations of the pharmacy are the responsibility of the pharmacist-in-charge, and the establishment and maintenance of security provisions are the dual responsibility of the pharmacist-in-charge and the owner of the pharmacy.

3) Within ten (10) days of the change of a pharmacist-in-charge, the Department shall be so notified in writing by the departing pharmacist-in-charge.

4) In addition to notifying the Department within 10 days, the departing pharmacist-in-charge shall, on the effective date of the change, inventory the following controlled substances:

- A) all Schedule II drugs, as defined in the Illinois Controlled Substance Act, by actual physical count; and

B) all other scheduled drugs, as defined in the Illinois

Controlled Substance Act, by estimated count.

5) Such inventory shall constitute, for the purpose of this Section, the closing inventory of the departing pharmacist-in-charge and the initial inventory of the incoming pharmacist-in-charge. This inventory record shall be preserved in the pharmacy for a period of five (5) years. An affidavit attesting to the completion of the inventory and preservation of the inventory record, bearing the date of the inventory and the signatures of the departing and incoming pharmacist-in-charge, shall be submitted to the Department of Professional Regulation, at its principal office,

within ten (10) days of the change in the pharmacist-in-charge.

Failure on the part of a registrant to provide the information required in subsections (3), (4) and (5) above shall be grounds for denying an application or renewal application for a pharmacy license or for disciplinary action against a registrant. Such

action shall be based on the recommendation of the Board in accordance with Sections 30-39 of the Act and 68 Ill. Adm. Code

1110.

6) When the accuracy, relevance or completeness of any submitted documentation is questioned by the Department, because of discrepancies or conflicts in information, information needing further clarification, and/or missing information, the registrant will be required to:

- A) provide such information as may be necessary; and/or

1) When the accuracy, relevance or completeness of any submitted documentation is questioned by the Department, because of discrepancies or conflicts in information, information needing further clarification, and/or missing information, the registrant will be required to:

A) provide such information as may be necessary; and/or

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- B) explain such relevance or completeness during an oral interview; or
- C) appear for an oral interview before the Board when the information available to the Board is insufficient to evaluate compliance with this Section.

f) Pharmacists and pharmacies are prohibited from accepting from patients or their agents for reuse, reissue, or resale, any drugs, prescribed medications, chemicals, poisons, or medical devices except for those medical devices which can be sanitized prior to reuse, resale or re-rent (e.g., wheelchairs, walkers).

(Source: Added at 12 Ill. Reg. 17394, effective October 14, 1988.)

Section 1330.130 Restoration

- a) A registrant seeking restoration of his certificate of registration which has expired for less than five (5) years shall have his license restored upon payment of all lapsed renewal fees required by Section 25 27 of the Act (Ill. Rev. Stat. 1987, ch. 111, par. 4052-1) and proof of 30 hours of continuing education (e.g., certificate of attendance or completion) in accordance with Section 1330.140 of this Part.
- b) A registrant seeking restoration of his certificate of registration which has been placed on inactive status for less than five (5) years shall have his license restored upon payment of the current renewal fee and proof of 30 hours of continuing education (e.g., certificate of attendance or completion) in accordance with Section 1330.140 of this Part.

- c) A registrant seeking restoration of his certificate of registration after it has expired or been placed on inactive status for more than five (5) years shall file an application, on forms supplied by the Department, together with the fee required by Section 25 27 of the Act and proof of 30 hours of continuing education (e.g., certificate of attendance or completion) in accordance with Section 1330.140 of this Part. The registrant shall also submit either:

- 1) Sworn evidence of active practice in another jurisdiction. Such evidence shall include a statement from the appropriate board or licensing authority in the other jurisdiction that the registrant was authorized to practice during the term of said active practice;
- 2) An affidavit attesting to military service as specified in Section 13-9 12 of the Act (Ill. Rev. Stat. 1987, ch. 111, par. 4030). An Such applicant restoring his license in accordance with the provisions of Section 13-9 shall be excused from the payment of any lapsed fee or any restoration fees.
- 3) A registrant who is unable to submit proof of satisfaction of either subsection (1) or (2), above, shall submit proof of completion of:

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- A) fifteen (15) clock hours of refresher courses for each year the license was expired; or
- B) up to 400 hours of clinical practice under the supervision of a registered pharmacist.
- C) The course work or clinical training described in subsections (a A) and (b B), above, shall have the prior approval of the Board.
- d) When the accuracy of any submitted documentation, or the relevance or sufficiency of the course work or experience is questioned by the Department, because of discrepancies or conflicts in information, information needing further clarification and/or missing information, the registrant will be requested to:
- 1) provide such information as may be necessary; and/or
 - 2) explain such relevance or sufficiency during an oral interview; or
 - 3) appear for an oral interview before the Board designed to determine the individual's current competency to practice under the Act.

(Source: Amended at 12 Ill. Reg. 17394, effective October 14, 1988.)

Section 1330.140 Continuing Education

- a) Continuing Education Requirements

1) Each person who applies for renewal of his license as a pharmacist shall complete 30 hours of continuing education (CE) during the two calendar years preceding the expiration date of the license in accordance with Section 12 of the Act. However, for licenses which expire March 31, 1988, renewal applicants will be required to complete only 22 hours of CE.

2) A renewal applicant is not required to comply with CE requirements for the first renewal after original licensure.

- b) Approved Continuing Education

1) CE credit shall be based upon the completion of courses offered by providers approved by the American Council on Pharmaceutical Education. These courses may be completed outside the State of Illinois.

2) Undergraduate coursework taken after completion of a first professional degree in pharmacy through a recognized college or approved school of pharmacy (in accordance with Section 1330.20 of this Part) may be used to fulfill the CE requirement if:

- A) Evidence of course completion through an official transcript and other documentation (e.g., certificate of completion or degree) of the university or college is submitted which indicates the number of course content hours completed; and
- B) These courses are completed for college credit.
- C) CE credit will be earned for each undergraduate course completed.

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c) Certification of CE Requirements
1) Each renewal applicant shall certify on his renewal application full compliance with CE requirements set forth in subsection a, above.

2) The Department may require additional evidence demonstrating compliance with the CE requirements. It is the responsibility of each renewal applicant to retain or otherwise produce evidence of such compliance (e.g., certificate of attendance or completion). Such evidence shall be required in the context of the Department's random audit in accordance with Section 12 of the Act.

d) Waiver of CE Requirements

1) Any renewal applicant seeking renewal of his license without having fully complied with these CE requirements shall file with the Department a renewal application along with the required fee, a statement setting forth the facts concerning such non-compliance, and request for waiver of the CE requirements on the basis of such facts. Such request for waiver shall be made prior to the renewal date. If the Department, upon the written recommendation of the Board, finds from such affidavit or any other evidence submitted, that good cause has been shown for granting a waiver, the Department shall waive enforcement of such requirements for the renewal period for which the applicant has applied.

2) Good cause shall be defined as an inability to fulfill the CE requirements during the applicable period because of:

- A) Full time service in the armed forces of the United States of America during such period; or
- B) Extreme hardship, which shall be determined on an individual basis by the Board and shall be limited to documentation of:
 - i) an incapacitating illness, documented by a currently licensed physician; or
 - ii) a physical inability to travel to the sites of approved programs, as documented by a currently licensed physician; or
 - iii) any other similar extenuating circumstances (e.g., illness of family member).

3) An interview before the Board with respect to a request for waiver shall be granted only if such interview is requested at the time the request for such waiver is filed with the Department. The renewal applicant requesting such waiver shall be given at least 20 days written notice of the date, time and place of such interview by certified mail, return receipt requested.

4) Any renewal applicant who submits a request for waiver pursuant to subsection (d)(1) of this Section shall be deemed to be in good standing until the final Department's decision on the application has been made.

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(Source: Added at 12 Ill. Reg. 17394, effective October 14, 1988)

SECRETARY OF STATE

NOTICE OF ADOPTED RULES

SECRETARY OF STATE

NOTICE OF ADOPTED RULES

- 1) The Heading of the Part: Uniform Commercial Code

2) Code Citation: 14 Ill. Adm. Code 180

3) Section numbers:

180.10 New Section
180.11 New Section
180.12 New Section
180.13 New Section
180.14 New Section

Adopted Action:
New Section
New Section
New Section
New Section
New Section

4) Statutory Authority: Implementing and authorized by Article 9 of the Uniform Commercial Code (Ill. Rev. Stat. 1987, ch. 26, pars. 9-101 et seq.)

5) Effective Date of Amendment: November 1, 1988

6) Does this rulemaking contain an automatic repeal date? No

7) Does this amendment contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: November 1, 1988

9) Notice of Proposal Published in Illinois Register:

July 1, 1988, 12 Ill. Reg. 11130

10) Has JC&R issued a Statement of Objections to these amendments? Yes

A) Statement of Objection: September 30, 1988 - 12 Ill. Reg. 15757

B) Agency Response: October 14, 1988 - 12 Ill. Reg. 17036

C) Date Agency Response Submitted for Approval to JC&R:

September 27, 1988
- 11) Differences between proposal and final version:

1. In the table of contents, deleted the underscoring under the word "Section".

2. Reworded the Authority note.

3. In Section 180.10, rewrote the definition of "UCC".

4. In Section 180.12(a)(1), lines 7 and 8, replaced "Illinois Revised Statutes, Chapter 26, Section 9-101 and following, (Ill. Rev. Stat. 1987, ch. 26, par. 9-101 et seq.)." with "Article 9 of the UCC."

5. In Section 180.14(b), added the words "of the Act" following the Section reference in line 3.
6. In Section 180.14(b), changed "Section 9-105(c)" to read "Section 9-105(d)".
- 12) Have all the changes agreed upon by the agency and JC&R been made as indicated in the agreement letter issued by JC&R? Yes
- 13) Will these amendments replace an emergency rule amendment currently in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Rules:

This rulemaking is offered for the purpose of declaring to the using public the information concerning the Secretary's administration of Article 9 of the UCC. The statute is self-executing, and these rules do not affect the filing requirements. The rules are procedural only.
- 16) Information and questions regarding these adopted amendments shall be directed to:

Philip S. Howe
Counsel to the Secretary
298 Centennial Building
Springfield, Illinois 62706
(217)785-3094

The full text of the Adopted Rules begins on the next page:

ILLINOIS REGISTER
SECRETARY OF STATE
NOTICE OF ADOPTED RULES

TITLE 14: COMMERCE
SUBTITLE A: REGULATION OF BUSINESS
CHAPTER 1: SECRETARY OF STATE

PART 180
UNIFORM COMMERCIAL CODE

- Section
180.10 Definitions
180.11 Business Hours and Location
180.12 Sale of Information
180.13 Fees
180.14 Forms and Documents

AUTHORITY: Implementing and authorized by Article 9 of the Uniform Commercial Code (Ill. Rev. Stat. 1987, ch. 26, pars. 9-101 et seq.).

Source: Adopted at 12 Ill. Reg. 17431, effective November 1, 1988.

Section 180.10 Definitions

"Department" shall mean the Department of Business Services of the Office of the Secretary of State.

"Director" shall mean the Director of the Department.

"Secretary" shall mean the Secretary of State of Illinois.

"UCC" shall mean Article 9 of the Uniform Commercial Code (Ill. Rev. Stat. 1987, ch. 26, pars. 9-101 et seq.).

"UCC Division" shall mean that unit of the Department which records, maintains, supplies copies, and otherwise administers the UCC.

Section 180.11 Business Hours and Location

- a) The UCC Division business hours are 8:00 a.m. to 4:30 p.m., Monday through Friday, except holidays, in Springfield only.
- b) The office address is Room 030, Centennial Building, Springfield, Illinois 62756.

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Section 180.12 Sale of Information

a) Computer Records

- 1) The Uniform Commercial Code master file contained in the computer records of the Secretary of State, Department of Business Services, which consists of the name of the secured party, the name of the debtor, the address of both, the description code of the collateral, type of transaction and number of transactions, and other pertinent information required by Article 9 of the UCC. The file shall be purchased only as a whole, for which the fee is \$2,500.00.
- 2) Weekly update computer tapes shall be sold to any subscriber at the rate of \$200.00 per week and must provide magnetic tapes, pick-up and delivery service and name/phone number of contact person. All requests must be in writing submitted to the Director.

- 3) Any purchaser of transmitted computer data shall sign a contract setting forth the terms and conditions of the sale, including the above described fees. Purchaser shall supply computer tapes of such quality to be compatible with the computer equipment used by the Department, as specified by the Data Processing Department, Office of the Secretary of State.

- 4) The fees shall be paid prior to the transfer of the information from the Secretary of State's Office to the purchaser, and shall not be refundable once the order is accepted by the Department. Acceptance shall be evidenced by the Department's signing of the contract.

b) Non Computer Records

- 1) The daily list of UCC filings either in paper form, monthly microfilm rolls, or microfiche version of the filings, is available for purchase for a fee of \$250.00 per month. Purchases shall only be made on a twelve month subscription basis. A subscription can be ordered by written request submitted to the Director, and shall include the first month's fee.

- 2) The lists stated herein are not available in any other format.

c) Document Copies

- 1) Copies of documents on file with the UCC Division shall be requested only in writing, submitted by mail or in person to the UCC Division office.

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- 2) The fee for any copy shall be 50 cents per page. (Section 9-407 of the UCC).

Section 180.13 Fees

- a) The statutory fees applicable to the filing of documents with the UCC Division are stated in Sections 9-401 - 9-408 of the UCC.
- b) Acceptable form of payment: Visa, Mastercard, personal check, money order or any certified bank draft.

Section 180.14 Forms and Documents

- a) All UCC forms and documents presented to the UCC Division for filing shall contain their information in a typewritten format.
- b) All UCC forms and documents must contain the full legal name and federal employer identification number of the debtor as defined in Section 9-105(d) of the Act. Forms and documents which do not contain this information will not be accepted for filing. The disclosure on the forms of the social security number of the debtor is voluntary only, and forms and documents will be accepted for filing without the number.
- c) The design of all Illinois UCC forms is approved by the Director of the Department of Business Services for the Secretary of State of Illinois.
- d) Any change in the content or design of these forms within a given calendar year becomes effective on January 1 of the next year. Currently used forms will be accepted until January 1 of the year following the effective date.

- e) The only forms approved for filing with the Illinois Secretary of State Uniform Commercial Code Division are:

- 1) UCC-1, entitled "Financing Statement", measures 5" x 8" in size. Only the first three pages of the form are to be submitted (labelled "alphabetical", "numerical", and "acknowledgement") to the UCC Division. The purpose is to perfect the security agreement of non-titled collateral.
- 2) UCC-3, entitled "Transaction Form", measures 5" x 8" in size. Only the first three pages of the form are to be submitted (labelled "alphabetical", "numerical", and "acknowledgement") to the UCC Division. The purpose of the form is multiple in nature, to allow amendments, assignments, continuations, partial releases, and terminations of original filings.

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- 3) UCC-11.7, entitled "Information/Copies, measures 5" x 8" in size. All four pages are to be submitted to the UCC Division. The purpose is to request the search of UCC files to determine if any files of record exist against the debtor(s).

NOTICE OF REFUSAL TO MEET THE OBJECTION OF THE JOINT COMMITTEE
ON ADMINISTRATIVE RULES

1) The Heading of the Part: Dual Party Relay Service

2) Code Citation: 83 Ill. Adm. Code 756

<u>Section Numbers:</u>	<u>Action:</u>
756.10	Refusal
756.105	Refusal
756.115	Refusal
756.225	Refusal

4) Date Notice of Proposed Rules Published in the Register (if applicable):

April 29, 1988, at 12 Ill. Reg. 7455

5) Date JCAR Statement of Objection Published in the Register:

September 9, 1988, at 12 Ill. Reg. 14428

6) Summary of Action Taken by the Agency:

Section 13-703(b) of The Public Utilities Act requires the Commission to design and implement a dual party relay system. It is the contention of the Joint Committee that "design and implement" apparently requires the Commission to set up and operate a telecommunications network. The Joint Committee compares the dual party relay system with the energy assistance program (commonly referred to as "IRAPP") as an example in which "design and implement" has resulted in the Commission and the Department of Commerce and Community Affairs ("DCCA") jointly administering a mandated program.

The comparison with IRAPP is inapt. IRAPP is an extension of the Illinois Home Energy Assistance Program ("IHEAP"), which is administered by DCCA and the utilities. IHEAP was a program in existence before any Commission involvement in mandated low-income energy assistance. IRAPP consists largely of record keeping by the utilities and the local administering agencies which operate under the control of DCCA. To analogize the dual party relay system to IRAPP is to misunderstand the operation of both programs. Record keeping cannot be compared to the creation and operation of a telecommunications network for the provision of telecommunications services.

NOTICE OF REFUSAL TO MEET THE OBJECTION OF THE JOINT COMMITTEE
ON ADMINISTRATIVE RULES

The statute requires the Commission to "design and implement" a program. After exhaustive hearings, the Commission determined that utilization of the already existing not-for-profit corporation was the best way to implement the required program and to assure the coordinated operation of both programs required by Section 13-703. "Design and implement" is statutory language that is open to broad construction. The Commission has construed it to accomplish the clear legislative intent to provide telecommunications service to the hearing-impaired.

The Commission has conducted extensive proceedings in this docket since December, 1985, in order to serve the telecommunications needs of the hearing-impaired in compliance with the requirements of Section 13-703. There have been many issues to resolve in the course of this docket, and, because the Commission has allowed all parties to fully participate in accordance with due process requirements, the proceeding has taken time. The Commission disagrees with the Joint Committee's interpretation of "design and implement" and is of the opinion that Part 756 properly carries out the requirements of Section 13-703(b). The Commission finds that delays resulting from either seeking legislation to satisfy the Joint Committee's concerns or developing a further evidentiary record in order to change the rules would be unacceptable. The Commission determines that the proposed rules are a reasonable and proper response to Section 13-703(b) and should be adopted.

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF REFUSAL TO MEET OBJECTION
OF THE JOINT COMMITTEE ON ADMINISTRATIVE RULES

- 1) Heading of the Part: Payment Of Unemployment Contributions, Interest And Penalties

2) Code Citation: 56 Ill. Adm. Code 2765

3) Section Number: 2765.200 Action: Refusal

4) Notice of Proposal Published in Illinois Register: July 1, 1988 at 12 Ill. Reg. 11021.

5) Date JCAR Statement of Objection published in the Register: September 30, 1988 at 12 Ill. Reg. 15735.

6) Summary of Action taken by the Agency:
In response to the Objection that the proposed rules are incomplete due to their failure to articulate the policies currently followed by the Department when determining, for the purposes of establishing an employing unit's contribution rate, whether an applicant has succeeded to substantially all, or a severable portion, of the employing enterprises of a predecessor employing unit, the Agency has no need to publish rules on these topics as it follows only published case law in implementing the subject provisions of the Act.

As pointed out by the Joint Committee in its Statement of Objection, there is ample case law in Illinois which interprets the language which the Joint Committee believes should be the subject of rulemaking. This published case law is available to the public in the various legal reporters of Illinois court decisions. These court decisions are judicial interpretations of legislation and must be followed by the Agency. However, these interpretations are not Agency policies. Therefore, they need not be promulgated as rules under Section 3.09 of the Illinois Administrative Procedures Act (IAPA).

Based on the above, the Agency respectfully declines to modify or withdraw this rulemaking.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

ILLINOIS COMMUNITY COLLEGE BOARD

Heading of Part: Administration of the Illinois Public Community College Act

Code Citation: 23 Ill. Adm. Code 1501

Section Numbers: 1501.113

Date Originally Published in Illinois Register: July 29, 1988
12 Ill. Reg. 12147

At its meeting on October 13, 1988, the Joint Committee on Administrative Rules objected to the above proposed rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute withdrawal of the proposed rulemaking in its entirety.

The specific objection is as follows:

The Joint Committee objects to Section 1501.113 of the rules of the Illinois Community College Board entitled "Administration of the Illinois Public Community College Act" (23 Ill. Adm. Code 1501) because the Board has implemented these amendments prior to completion of required rulemaking procedures of the Illinois Administrative Procedure Act, in violation of Section 5(a) and 5.01(c) of the IAPA.

Section 1501.113 implements the Illinois Community College Board's policies and criteria used to place public school districts in a new or existing community college district at the school district's request or by July 1, 1990. Section 6-6.1 and Section 6-7.4 of the Public Community College Act (Ill. Rev. Stat. 1987, ch. 122, pars. 106-6.1 and 106-7.4) state that the Board's decision for mandatory or voluntary annexations or new district formations must be "in the best interests of the schools and the educational welfare of the students." The criteria in Section 1501.113 establish the Board's interpretation of "best interest" and "educational welfare."

The Board was asked how it interpreted the various criteria it used to make assignment decisions. The Board produced a report dated September 16, 1988 which displayed the Board's approval decisions regarding the proposed voluntary annexation request of Evanston Township High School District #202 to Oakton Community College District #535. This report states that "[t]he ICCB has approved for filing with the Secretary of State proposed rules which define 'in the best interest of the schools and colleges in the general area and the educational

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTIONILLINOIS COMMUNITY COLLEGE BOARD
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welfare of students residing within the territory described in the resolution." The report then details the criteria as proposed in Section 1501.113(a), evaluates the request in reference to each criteria, and determines that Evanston's request for annexation be approved.

Although the amendments as originally proposed concerned the Board's policies regarding mandatory annexations and new district formations, the Board's use of these proposed rules in instances of voluntary annexation raised questions concerning the Board's implementation prior to Board adoption of these proposed rules. The Board admitted that it had implemented policy prior to Board adoption of rules under the general rulemaking procedures of Section 5.01 of the Illinois Administrative Procedure Act (IAPA) in the instance of the Evanston-Oakton annexation request. As the Board intends to use these procedures in its voluntary annexation request consideration, the Board also agreed to add another subsection, Section 1501.113(d), to include these considerations in the proposed amendments.

Section 5(a) of the IAPA provides that "prior to the adoption, amendment or repeal of any rules, each agency shall accomplish the actions required by Section 5.01, 5.02 and 5.03, whichever is applicable" (emphasis added). In this instance the Board chose to implement its rules under the general rulemaking procedures of Section 5.01. Section 5.01(c) of the IAPA states that "each rule hereafter adopted under this section is effective upon filing, unless a later effective date is required by statute or specified in the rule." The Board has failed to comply with the requirements of Section 5(a) and 5.01 prior to invoking the rule. Furthermore, Section 5 (b) invalidates agency actions to adopt, amend, or repeal a rule which are not taken in compliance with the IAPA's procedural requirements.

This is not the first time that the Joint Committee has been presented with the issue of rules being invoked prior to adoption in accordance with the IAPA's rulemaking procedures. The Joint Committee has consistently issued objections to agencies which implement amendments prior to adoption of these rules under the general rulemaking procedures of Section 5.01 of the IAPA. As previously stated, the Board readily admits its use of these criteria prior to the conclusion of the general rulemaking procedures of Section 5.01 of the IAPA.

Therefore, the Joint Committee objects to Section 1501.113 of the rules of the Illinois Community College Board entitled "Administration of the Illinois Public Community College Act" (23 Ill. Adm. Code 1501) because the Board has implemented these amendments prior to completion of

JOINT COMMITTEE ON ADMINISTRATIVE RULES
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required rulemaking procedures of the Illinois Administrative Procedure Act, in violation of Section 5(a) and 5.01(c) of the IAPA.

OBJ12147

At its meeting on October 13, 1988, the Joint Committee on Administrative Rules objected to the above proposed rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute withdrawal of the proposed rulemaking in its entirety.

The specific objections are as follows:

Objection 1

The Joint Committee objects to the rules of the Department of Professional Regulation entitled "The Barber, Cosmetology and Esthetics Act of 1985" (68 Ill. Adm. Code 1175) because the Statement of Statewide Policy objectives which was included in the Department's first notice materials fails to satisfy the requirements of Section 5 of the State Mandates Act (Ill. Rev. Stat. 1987, ch. 85, par. 2205).

The Department of Professional Regulation has proposed these rules, entitled "The Barber, Cosmetology and Esthetics Act of 1985," to establish new rules implementing the Act of the same title. The rules establish licensure requirements for barbers, cosmetologists, barber teachers, cosmetology teachers, and barber and cosmetology schools.

Section 5 of the State Mandates Act requires that when an administrative rule creates or enlarges a mandate, the agency must prepare a Statement

of Statewide Policy Objectives that require or justify the imposition of the proposed requirements upon local government and the extent to which such policy objectives cannot be achieved in the absence of such proposed requirements. The Statement of Statewide Policy Objectives included in the Department's first notice materials stated "not applicable." The Department was asked to comment upon the sufficiency of its Statement of Statewide Policy Objectives.

The Department stated that upon further consideration in response to the Joint Committee's question, the Department determined that the rules do affect units of local government because they affect community colleges that offer programs in barbering or cosmetology. The Department assured that the community colleges had, however, been fully informed concerning the rules, and some had offered comments. The Department acknowledged that its Statement of Statewide Policy Objectives was inadequate.

Although the Department now realizes that its Statement of Statewide Policy Objectives of "not applicable" was not adequate, the requirements of the State Mandates Act were not met in this case. Section 3(f) of the State Mandates Act defines a "Service Mandate" as "a State mandate as to creation or expansion of governmental services or delivery standards therefor . . . For purposes of this Act, applicable services include . . . community colleges." The Department's rulemaking imposes a mandate on community colleges. Despite the fact that community colleges were informed of the rules and provided input, community colleges were incorrectly informed, in the Department's notice of proposed rules, that these rules do not impose a State mandate.

Therefore, the Joint Committee objects to the rules of the Department of Professional Regulation entitled "The Barber, Cosmetology and Esthetics Act of 1985" (68 Ill. Adm. Code 1175) because the Statement of Statewide Policy objectives which was included in the Department's first notice materials fails to satisfy the requirements of Section 5 of the State Mandates Act (Ill. Rev. Stat. 1987, ch. 85, par. 2205).

Objection 2

The Joint Committee objects to Sections 1175.360 and 1175.560 of the rules of the Department of Professional Regulation entitled "The Barber, Cosmetology and Esthetics Act of 1985" (68 Ill. Adm. Code 1175) because the Department lacks the statutory authority to require that a clinic may not be operated at an off-site classroom location and that a school may establish only one off-site classroom.

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STATEMENT OF OBJECTION

DEPARTMENT OF PROFESSIONAL REGULATION
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The Department of Professional Regulation has proposed these rules, entitled "The Barber, Cosmetology and Esthetics Act of 1985," to establish new rules implementing the Act of the same title. The rules establish licensure requirements for barbers, barber teachers, cosmetologists, cosmetology teachers, and barber and cosmetology schools.

In the form in which the rules were proposed, Sections 1175.360 and 1175.560 addressed expansion of an approved barber or cosmetology school to a "satellite campus." During the first notice period, the Department redrafted these provisions to replace the term "satellite campus" with "off-site classroom location" and included the following definition:

An off-site classroom location is defined as a separate classroom which is located within 5 miles of the main school site; and which serves to provide adequate space in which to train an overflow of students. A clinic may not be operated at an off-site classroom location. A school may establish only one off-site classroom location. All identifying signs and materials must reflect the name of the main school.

The Department was asked to explain its rationale for amending the proposed rules in this manner and to cite its statutory authority for these requirements. The Department explained that it decided, in light of the enactment of Public Act 85-1382, which was approved on September 1, 1988, not to permit branch campuses. Allowing the "satellite" campuses would have made the schools more difficult to keep track of and, consequently, would have made the Barber, Cosmetology and Esthetics act of 1985 (the Act) more difficult to enforce. The purpose of the amendments to the Act brought about by Public Act 85-1382, the Department stated, is to place more control and enforcement authority in the hands of the Department. In anticipation of enforcing the amendments, the Department amended the provisions of the rules entitled "Expansion" to limit the type of expansion of a school that will be permitted.

Public Act 85-1382 will become effective January 1, 1989. The legislation was enacted in the wake of publicity concerning abuses of student's rights by private post-secondary educational programs. The Governor's letter attached to Senate Bill 1558, which became Public Act 85-1382,

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states that "[t]he need for this law was cited by the Chicago Sun Times series entitled 'Bitter Lessons' in 1987." Although the Public Act does provide stricter enforcement mechanisms and stricter regulation of refund policies and enrollment agreements, it does not address the issue of "branch" campuses and provides no authorization for the Department's requirements that "off-site" locations are limited to one classroom and no clinics.

The more stringent enforcement provisions and penalties set forth in Public Act 85-1382 may very well be more easily effected if cosmetology and barber schools are not permitted to establish branch campuses. That fact does not, however, alleviate the Department's lack of statutory authority for imposing these requirements on schools. If the Department believes that it is necessary to prohibit barber and cosmetology schools from establishing branch campuses, then the Department's proper course is to return to the Legislature to seek statutory authorization for these requirements rather than attempting to amend the Act by rule.

Therefore, the Joint Committee objects to Sections 1175.360 and 1175.560 of the rules of the Department of Professional Regulation entitled "The Barber, Cosmetology and Esthetics Act of 1985" (68 Ill. Adm. Code 1175) because the Department lacks the statutory authority to require that a clinic may not be operated at an off-site classroom location and that a school may establish only one off-site classroom.

OBJ578

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF RECOMMENDATION

DEPARTMENT OF PROFESSIONAL REGULATION

Heading of Part:

Barber, Cosmetology and Esthetics Act of 1985

Code Citation:

68 Ill. Adm. Code 1175

Section Numbers:

1175.100 1175.105 1175.110 1175.200 1175.205
 1175.210 1175.215 1175.220 1175.225 1175.230
 1175.235 1175.300 1175.305 1175.310 1175.315
 1175.320 1175.325 1175.330 1175.335 1175.340
 1174.345 1174.350 1175.355 1175.360 1175.365
 1175.370 1175.400 1175.405 1175.410 1175.415
 1175.420 1175.425 1175.430 1175.435 1175.500
 1175.505 1175.510 1175.515 1175.520 1175.525
 1175.530 1175.535 1175.540 1175.545 1175.550
 1175.555 1175.560 1175.565 1175.570 1175.600
 1175.605 1175.610 1175.615

Date Originally Published in Illinois Register:November 30, 1987
11 Ill. Reg. 19179

At its meeting on October 13, 1988, the Joint Committee recommended that the Department of Professional Regulation seek legislation relating to the above-referenced rulemaking. The Department should respond within 90 days of the receipt of this Statement of Recommendation.

The specific recommendation is as follows:

The Joint Committee suggests to the Department of Professional Regulation that if the Department believes that it should require that a clinic may not be operated at an off-site classroom location and that a school may establish only one off-site classroom, the Department seek legislation to amend the Barber, Cosmetology and Esthetics Act of 1985 to authorize the Department to so require.

The Department of Professional Regulation has proposed these rules, entitled "The Barber, Cosmetology and Esthetics Act of 1985," to establish new rules implementing the Act of the same title. The rules establish licensure requirements for barbers, barber teachers, cosmetologists, cosmetology teachers, and barber and cosmetology schools.

In the form in which the rules were proposed, Sections 1175.360 and 1175.560 addressed expansion of an approved barber or cosmetology school to a "satellite campus." During the first notice period, the

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STATEMENT OF RECOMMENDATION

DEPARTMENT OF PROFESSIONAL REGULATION

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Department redrafted these provisions to replace the term "satellite campus" with "off-site classroom location" and included the following definition:

An off-site classroom location is defined as a separate classroom which is located within 5 miles of the main school site; and which serves to provide adequate space in which to train an overflow of students. A clinic may not be operated at an off-site classroom location. A school may establish only one off-site classroom location. All identifying signs and materials must reflect the name of the main school.

The Department was asked to explain its rationale for amending the proposed rules in this manner and to cite its statutory authority for these requirements. The Department explained that it decided, in light of the enactment of Public Act 85-1382, which was approved on September 1, 1988, not to permit branch campuses. Allowing the "satellite" campuses would have made the schools more difficult to keep track of and, consequently, would have made the Barber, Cosmetology and Esthetics act of 1985 (the Act) more difficult to enforce. The purpose of the amendments to the Act brought about by Public Act 85-1382, the Department stated, is to place more control and enforcement authority in the hands of the Department. In anticipation of enforcing the amendments, the Department amended the provisions of the rules entitled "Expansion" to limit the type of expansion of a school that will be permitted.

Public Act 85-1382 will become effective January 1, 1989. The legislation was enacted in the wake of publicity concerning abuses of student's rights by private post-secondary educational programs. The Governor's letter attached to Senate Bill 1558, which became Public Act 85-1382, states that "[t]he need for this law was cited by the Chicago Sun Times series entitled 'Bitter Lessons' in 1987." Although the Public Act does provide stricter enforcement mechanisms and stricter regulation of refund policies and enrollment agreements, it does not address the issue of "branch" campuses and provides no authorization for the Department's requirements that "off-site" locations are limited to one classroom and no clinics.

The more stringent enforcement provisions and penalties set forth in Public Act 85-1382 may very well be more easily effected if cosmetology

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and barber schools are not permitted to establish branch campuses. That fact does not, however, alleviate the Department's lack of statutory authority for imposing these requirements on schools. If the Department believes that it is necessary to prohibit barber and cosmetology schools from establishing branch campuses, then the Department's proper course is to return to the Legislature to seek statutory authorization for these requirements rather than attempting to amend the Act by rule.

Therefore, the Joint Committee suggests to the Department of Professional Regulation that if the Department believes that it should require that a clinic may not be operated at an off-site classroom location and that a school may establish only one off-site classroom, the Department seek legislation to amend the Barber, Cosmetology and Esthetics Act of 1985 to authorize the Department to so require.

REC578

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION TO EMERGENCY RULEMAKING

DEPARTMENT OF REVENUE

Heading of Part: Retailers' Occupation Tax

Code Citation: 86 Ill. Adm. Code 130

Section Numbers: 130.2000

Date Originally Published in Illinois Register: September 9, 1988
12 Ill. Reg. 14401

At its meeting on October 13, 1988, the Joint Committee on Administrative Rules objected to the above emergency rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute a refusal to amend or repeal the rule.

The specific objection is as follows:

The Committee objects to Section 130.2000 of the Department's rulemaking entitled "Retailers' Occupation Tax Act" (86 Ill. Adm. Code 130) because the Department of Revenue's emergency rulemaking is contrary to the legislative intent behind the enactment of Public Act 85-1135, because it places a tax levy on those providing photographic services rather than subject products of photoprocessing to taxation.

The Joint Committee also objects to the Department of Revenue's emergency rulemaking entitled "Retailer's Occupation Tax (86 Ill. Adm. Code 130) because the emergency rules fail to accurately reflect the Department's policies relative to the imposition of this tax.

The Department of Revenue adopted this emergency rulemaking to implement provisions of Public Act 85-1135 (effective September 1, 1988), which amended Section 2 of the Retailers' Occupation Tax Act (Ill. Rev. Stat. 1987, ch. 120, par. 411) to exempt photoprocessing machinery and equipment from the taxation provisions of that Act and subject products of photoprocessing (photographs, negatives) to taxation.

As amended, Section 2 of the Retailers' Occupation Tax Act states:

Except as hereinafter provided, a tax is imposed upon persons engaged in the business of selling tangible personal property, including photographs, negatives and positives which are the product of

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION TO EMERGENCY RULEMAKINGDEPARTMENT OF REVENUE
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photoprocessing, at retail at the rate of 6.25% of the gross receipts from such sales of tangible personal property made in the course of such business. . .

Section 130.2000 of the Department's existing rules is being amended to delete photographers and photofinishers from the categories of professions falling within those described by the Department as engaged in printing, graphic arts or related fields. Section 130.2000(a) states that retailers of "photoprocessing products are subject to Retailers' Occupation Tax. This includes photofinishers, portrait and studio photographers, free-lance and other photographers engaged in the business of selling the products of photoprocessing. Photoprocessing products include, but are not limited to, negatives, prints, motion picture and slides."

It is the Department's intention to make liable persons performing photography services under the Retailers' Occupation Tax Act. Public Act 85-1135 amended Section 2 of the Act to impose a tax "upon persons engaged in the business of selling tangible personal property, including photographs, negatives and positives which are the product of photoprocessing. . . ." The question is whether the General Assembly intended to impose tax liability on photographers, when persons selling photoprocessing products are referenced. Arguably, the Department's emergency rulemaking goes too far in imposing tax liability upon a profession whose primary emphasis is providing a service, rather than furnishing finished products (negatives, photographs, positives, etc. which are the products of photoprocessing). The apprehension expressed by those performing photography services (not producing photoprocessed products) may be warranted in this instance. Discussions with Department staff by Joint Committee staff members confirm this view. It is most certainly arguable that the application of the provisions of Public Act 1135 to those persons performing photography services (rather than those who produce the end products) goes beyond the intention of the General Assembly in this instance.

Therefore, the Committee objects to Section 130.2000 of the Department's rulemaking entitled "Retailers' Occupation Tax Act" (86 Ill. Adm. Code 130) because the Department of Revenue's emergency rulemaking is contrary to the legislative intent behind the enactment of Public Act 85-1135, because it places a tax levy on those providing photographic services rather than subject products of photoprocessing to taxation.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION TO EMERGENCY RULEMAKINGDEPARTMENT OF REVENUE
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The Joint Committee also objects to the Department of Revenue's emergency rulemaking entitled "Retailer's Occupation Tax (86 Ill. Adm. Code 130) because the emergency rules fail to accurately reflect the Department's policies relative to the imposition of this tax.

OBJ14401

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYJOINT COMMITTEE ON ADMINISTRATIVE RULES
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STATEMENT OF OBJECTION TO EMERGENCY RULEMAKING

STATEMENT OF OBJECTION TO EMERGENCY RULEMAKING

DEPARTMENT OF REVENUE

DEPARTMENT OF REVENUE
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Heading of Part: Service Occupation Tax

Code Citation: 86 Ill. Adm. Code 140

Section Numbers: 140.145

Date Originally Published in Illinois Register: September 9, 1988
12 Ill. Reg. 14419

At its meeting on October 13, 1988, the Joint Committee on Administrative Rules objected to the above emergency rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute a refusal to amend or repeal the rule.

The specific objection is as follows:

The Joint Committee objects to Section 140.145 of the Department's emergency rulemaking entitled "Service Occupation Tax" (86 Ill. Adm. Code 140) because the Department of Revenue's emergency rulemaking is contrary to the legislative intent behind the enactment of Public Act 85-1135, because it places a tax levy on those providing photographic services rather than subject products of photoprocessing to taxation.

The Joint Committee also objects to the Department of Revenue's emergency rulemaking entitled "Service Occupation Tax" (86 Ill. Adm. Code 140) because the emergency rules fail to accurately reflect the Department's policies relative to the imposition of this tax.

The Department of Revenue adopted this emergency rulemaking to implement provisions of Public Act 85-1135 (effective September 1, 1988), which amended Sections 2 and 3 of the Service Occupation Tax Act (Ill. Rev. Stat. 1987, ch. 120, pars. 439.102 and 439.103) to exempt photoprocessing machinery and equipment from the taxation provisions of that Act and subject products of photoprocessing (photographs, negatives) to taxation. Section 3 of the Act was amended to provide that a tax is imposed:

upon all persons engaged in the business of making sales of service (hereinafter referred to as servicemen) at the rate of 6.25% of the selling cost price, as defined in Section 2 of the Service Use Tax Act, of all tangible

personal property, including photographs, negatives and positives which are the product of photoprocessing. . .

Section 140.145 of the Department's rulemaking is being amended to delete references to photofinishers in multi-service transactions, who under the provisions of the Department's existing rule are liable under Section 2 of the Service Use Tax Act on the basis that the cost price deemed by the Act transferred to a serviceman by the subcontractor is equal to 50% of the subcontractor's charges to the serviceman. It has been apprehended that photographers who employ the use of photoprocessing labs will be held liable under the amended provisions of the Service Use Tax Act and the Department's revised rulemaking to be fully liable for the 6.25% tax levy because they employed the services of a photoprocessing lab in the provision of their service. The portion of a photographer's fee representing his professional services, constituting the bulk of effort performed, would be taxed at the full 6.25% level, it is feared, because the final product (the completed photographs), required photoprocessing to be completed. This position may be fortified by the amendment to Section 2 of the Service Use Tax Act which exempts transactions which are:

a sale of service in which the cost price of tangible personal property transferred as an incident to the sale of service is less than 10% of total gross receipts from the transaction; however, the purchase of such tangible personal property by the serviceman shall be subject to tax under the Retailer's Occupation Tax Act and the Use Tax Act.

If finished photoprocessing articles constitute more than 10% of the total gross receipts for the transaction, the fear of the photography business service community may be realized, despite the implication of the text and tenor of Public Act 85-1135 that photoprocessors be taxed, and not photographers. Given the text of Section 2 quoted above, that the purchase of property is subject to taxation under the Retailers' Occupation Tax Act, the fear of the photography community is bolstered (see Staff Review to the Department's emergency rulemaking concerning the "Retailers' Occupation Tax" 86 Ill. Adm. Code 130).

Another argument can be made that the Department's revised regulation only states that photofinishers are not entitled to the pro-rated service use tax liability offered servicemen employing the services of

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ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION TO EMERGENCY RULEMAKINGDEPARTMENT OF REVENUE
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subcontractors (i.e., that Public Act 1135's provisions are being applied to achieve the tax levy on photofinishers to taxation).

In any event, the apprehension expressed by those performing photography services (not photoprocessing services) may be warranted in this instance. Discussions with Department staff by Joint Committee staff members confirm this view. It is most certainly arguable that the application of the provisions of Public Act 1135 to those persons performing photography services (rather than photoprocessing services) as may be provided in the Department's rulemaking, goes beyond the intention of the General Assembly in this instance.

Therefore, the Joint Committee objects to Section 140.145 of the Department's emergency rulemaking entitled "Service Occupation Tax" (86 Ill. Adm. Code 140) because the Department of Revenue's emergency rulemaking is contrary to the legislative intent behind the enactment of Public Act 85-1135, because it places a tax levy on those providing photographic services rather than subject products of photoprocessing to taxation.

The Joint Committee also objects to the Department of Revenue's emergency rulemaking entitled "Service Occupation Tax" (86 Ill. Adm. Code 140) because the emergency rules fail to accurately reflect the Department's policies relative to the imposition of this tax.

OBJ14419

DEPARTMENT OF INSURANCE

NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

- 1) Heading of the Part for which proposed rulemaking is being corrected: Improper Claims Practice
- 2) Code Citation: 50 Ill. Adm. Code 919
- 3) Illinois Register citation to Notice of Proposed Amendments: 12 Ill. Reg. 13535, August 19, 1988
- 4) Section being corrected: 919 Exhibit A
- 5) Corrections being made: Due to a clerical error 919 Exhibit A was not included in the August 19, 1988 Illinois Register publications of the Proposed Amendments to Part 919. The text of the Exhibit is as follows:

919 Exhibit A. Total Loss Automobile Claims

1) Total Loss Claims

When you are involved in an automobile accident, one of the first things you may have to do is file a claim for damages to your vehicle. If your car is a total loss, this procedure can sometimes be confusing.

Your automobile insurance policy requires both you and your insurance company to follow certain steps after a loss occurs. This publication summarizes those requirements and outlines your rights.

The Illinois Department of Insurance has established regulations to protect you when you file an insurance claim. It is also important that you read your policy carefully so that you clearly understand your responsibilities.

If you still have questions, you can contact our Consumer Services Section at one of the following locations:

320 West Washington Street
Springfield, Illinois 62767
(217) 782-7446

OR

100 West Randolph Street, Suite 15-100
Chicago, Illinois 60601
(312) 917-2427

NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

2) Your Duties

1. You must immediately report all losses directly to your insurance producer or company.
2. If you suspect theft or vandalism, you must also report it immediately to the police. If you fail to do so, your company may deny your claim.
3. You must protect your automobile from further damage. For example, if you fail to cover a broker windshield and the upholstery is damaged by rain, your company can refuse to repair the seat.
4. Most insurance policies require that, within 91 days after the loss, you must submit a sworn proof of loss. A sworn proof of loss usually states the date of loss, how it happened, and for what purpose the automobile was being used. If you fail to submit a proof of loss your company may deny your claim.
5. You must cooperate with the insurance company, submit to examination under oath, if so requested, and show them the damaged property. If you fail to cooperate your company may deny your claim.
6. You should review the Conditions section of your policy for other possible requirements.

3) Your Insurance Company's Duties

When you file an automobile insurance claim, your insurance company has three options:

- 1) Replace the damaged or stolen property;
- 2) Repair the damaged property; or
- 3) Pay for the loss in cash.

Insurance Department regulations require the company to follow certain standards for each option.

4) Replacement

If the insurance company elects to replace your vehicle, the replacement must be a specific make and model comparable to your totalled vehicle, and it must be available in as good or better overall condition than your totalled vehicle.

NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

Replacement vehicles must be purchased through licensed dealers. Vehicles that are no more than three years old must be warranted.

If you reject a replacement vehicle, the insurance company must pay only the amount it would have otherwise paid for the replacement vehicle including applicable taxes, transfer and title fees. The company must offer you the replacement vehicle and you must reject the offer.

If you desire a replacement vehicle of similar value, this replacement method is also permitted.

5) Cash Settlement

If the insurance company elects to make a cash settlement for your totalled vehicle, they must first determine its retail value. Companies normally use guide books or computerized data marketed by various sources.

If your vehicle is not listed in one of these sources, the company can use written dealer quotes. Ordinarily, however, newspaper advertisements are not acceptable sources of market value.

6) Payment of Sales Tax

If within 30 days of a cash settlement, you can prove that you have purchased another vehicle, the company must pay the applicable sales tax, transfer and title fees in an amount equivalent to the value of the total loss vehicle. If you purchase a vehicle with a market value less than the amount previously settled upon, the company must pay you only the amount of sales tax that you actually incurred and include transfer and title fees.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PUBLIC HEARING ON PROPOSED AMENDMENTS

1) Heading of the Part:

Drinking Water Systems

2) Code Citation:

77 Ill. Adm. Code 900

3) Register Citation to Notice of Proposed Amendments:4) Date, Time and Location of Public Hearing:

10:00 AM
November 30, 1988
Illinois Department of Public Health
First Floor Hearing Room
525 West Jefferson
Springfield, Illinois 62761

5) Other Pertinent Information:

The hearings will be for the sole purpose of gathering public comment on the Proposed Amendments. Persons interested in presenting testimony at this hearing is advised that the Department will adhere to the following procedures in the conduct of the hearing:

1. Each person presenting oral testimony shall provide to the hearing officer a written (preferably typed) copy of such testimony at the time the oral testimony is presented. No oral testimony shall be accepted without such written copy of the testimony being provided.
2. Each person presenting oral testimony will be limited to fifteen (15) minutes for the presentation of such testimony.
3. No person will be recognized to speak for a second time until all persons wishing to testify have done so. All testimony shall conclude at the specific times except that an individual in the midst of presenting testimony shall be allowed to complete his/her testimony.
4. In order to provide for a balanced presentation of views and to facilitate the orderly conduct of the hearing, the Hearing Officer may impose such other rules of procedure, including the order of call of witnesses, as he/she deems necessary.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PUBLIC HEARING ON PROPOSED AMENDMENTS

6) Name and Address of Agency Contact Person:

Questions regarding these public hearings shall be directed to Mr. Robert John Kane, Illinois Department of Public Health, Division of Governmental Affairs, 525 West Jefferson, Second Floor, Springfield, Illinois 62761.

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PUBLIC HEARING ON PROPOSED AMENDMENTS

1) Heading of the Part:

Illinois Water Well Construction Code

2) Code Citation:

77 Ill. Adm. Code 920

3) Register Citation to Notice of Proposed Amendments:

4) Date, Time and Location of Public Hearing:

10:00 AM
November 30, 1988
Illinois Department of Public Health
First Floor Hearing Room
525 West Jefferson
Springfield, Illinois 62761

5) Other Pertinent Information:

The hearings will be for the sole purpose of gathering public comment on the Proposed Amendments. Persons interested in presenting testimony at this hearing is advised that the Department will adhere to the following procedures in the conduct of the hearing:

1. Each person presenting oral testimony shall provide to the hearing officer a written (preferably typed) copy of such testimony at the time the oral testimony is presented. No oral testimony shall be accepted without such written copy of the testimony being provided.
2. Each person presenting oral testimony will be limited to fifteen (15) minutes for the presentation of such testimony.
3. No person will be recognized to speak for a second time until all persons wishing to testify have done so. All testimony shall conclude at the specific times except that an individual in the midst of presenting testimony shall be allowed to complete his/her testimony.
4. In order to provide for a balanced presentation of views and to facilitate the orderly conduct of the hearing, the Hearing Officer may impose such other rules of procedure, including the order of call of witnesses, as he/she deems necessary.

ILLINOIS REGISTER
DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PUBLIC HEARING ON PROPOSED AMENDMENTS

6) Name and Address of Agency Contact Person:

Questions regarding these public hearings shall be directed to Mr. Robert John Kane, Illinois Department of Public Health, Division of Governmental Affairs, 525 West Jefferson, Second Floor, Springfield, Illinois 62761.

DEPARTMENT OF PUBLIC HEALTH

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PUBLIC HEARING ON PROPOSED AMENDMENTS

NOTICE OF PUBLIC HEARING ON PROPOSED AMENDMENTS

1) Heading of the Part:

Illinois Water Well Pump Installation Code

2) Code Citation:

77 Ill. Adm. Code 925

3) Register Citation to Notice of Proposed Amendments:4) Date, Time and Location of Public Hearing:

10:00 AM
November 30, 1988
Illinois Department of Public Health
First Floor Hearing Room
525 West Jefferson
Springfield, Illinois 62761

5) Other Pertinent Information:

The hearings will be for the sole purpose of gathering public comment on the Proposed Amendments. Persons interested in presenting testimony at this hearing is advised that the Department will adhere to the following procedures in the conduct of the hearing:

1. Each person presenting oral testimony shall provide to the hearing officer a written (preferably typed) copy of such testimony at the time the oral testimony is presented. No oral testimony shall be accepted without such written copy of the testimony being provided.
2. Each person presenting oral testimony will be limited to fifteen (15) minutes for the presentation of such testimony.
3. No person will be recognized to speak for a second time until all persons wishing to testify have done so. All testimony shall conclude at the specific times except that an individual in the midst of presenting testimony shall be allowed to complete his/her testimony.
4. In order to provide for a balanced presentation of views and to facilitate the orderly conduct of the hearing, the Hearing Officer may impose such other rules of procedure, including the order of call of witnesses, as he/she deems necessary.

6) Name and Address of Agency Contact Person:

Questions regarding these public hearings shall be directed to Mr. Robert John Kane, Illinois Department of Public Health, Division of Governmental Affairs, 525 West Jefferson, Second Floor, Springfield, Illinois 62761.

ILLINOIS REGISTER
DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA

ILLINOIS REGISTER
DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA

- 1) Part Heading:
AIDS Confidentiality and Testing Code
- 2) Code Citation:
77 Ill. Adm. Code 697
- 3) A Description of the Rule(s):
This rulemaking will be in response to recent legislation which provides an exemption to the requirement for written informed consent when a physician feels it is in the best medical interest of the patient. It also permits HIV antibody testing to be done on a patient without written informed consent at the request of a health care worker when they have been exposed to the patient's blood or body fluids in such a way as to possibly transmit HIV infection. Additionally, the school district superintendent and those responsible for determining the child's placement and educational program to the persons to whom the child's identity will be revealed.
- 4) Statutory Authority:
AIDS Confidentiality Act.
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 7301 et seq.
- 5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:
The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.
- 6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:
January 1989.
- 7) Information Concerning this Regulatory Agenda shall be Directed to:
Interested persons may make inquiries and present their comments by writing to:
Name: Robert John Kane
Administrative Rules Coordinator
Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

- 8) Will this Rulemaking Affect Small Businesses?
No.
- 9) Other Pertinent Information Concerning this Rulemaking:
None.

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

1) Part Heading:

Alcoholism and Intoxication Treatment Programs

2) Code Citation:

77 Ill. Adm. Code 200

3) A Description of the Rule(s):

The Department to Alcoholism and Substance Abuse is taking over responsibility for the Alcoholism and Intoxication Treatment Program currently administered by the Illinois Department of Public Health pursuant to Public Act 85-965 which enacted the "Illinois Alcoholism and Other Drug Dependency Act" and repealed the "Alcoholism Treatment Licensing Act." This rulemaking will repeal the Department's rules.

4) Statutory Authority:

Illinois Alcoholism and Other Drug Dependency Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1-101 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

December 1988.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

8) Will this Rulemaking Affect Small Businesses?

This rulemaking would only affect teaching hospitals or affiliated medical centers.

9) Other Pertinent Information Concerning this Rulemaking:

None.

- 6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:
November 1988.
- 7) Information Concerning this Regulatory Agenda Shall Be Directed to:
Interested persons may make inquiries and present comments their comments by writing to:
Name: Robert John Kane
Administrative Rules Coordinator
Address: Department of Public Health
Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761
- 8) Will this Rulemaking Affect Small Business?
This rulemaking will affect any ambulatory surgical treatment centers which meet the definition of small businesses.
- 9) Other Pertinent Information Concerning this Rulemaking:
None.

- 1) Part Heading:
Ambulatory Surgical Treatment Center Licensing Requirements
- 2) Code Citation:
77 Ill. Adm. Code 205
- 3) A Description of the Rules:
The Department, in cooperation with the Ambulatory Surgical Treatment Center Licensing Board, is developing several sets of amendments to these rules to address issues which have been raised in the administration of this licensing program. One of these amendments will clarify the requirements pertaining to the licensure process.
Amendments are also being developed to revise the definition of ambulatory surgical treatment centers to define the statutory term "place" which has not previously been defined. The definition will conform to the federal definition of ambulatory surgical centers which has recently been clarified by the Federal Health Care Financing Administration. Changes in the physical plant standards to accommodate facilities which will be covered by this change in the definition will also be included in these amendments.
Procedures and guidelines for the approval of new surgical procedures are also covered by proposed amendments which are under development by the Department. All surgical procedures performed by ambulatory surgical treatment centers must be approved as part of the licensing procedure. The proposed amendments will clarify the basis on which the Department grants approval or conditional approval for these procedures.
Other amendments which clarify the requirement for preoperative anesthetic evaluation of patients and the discharge of patients following surgery are also under development by the Department.
- 4) Statutory Authority:
Ambulatory Surgical Treatment Center Licensing Act
Ill. Rev. Stat. 1987, ch 111 1/2, par. 157-8.1 et seq.
- 5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:
The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcement of any public hearing to be held in the future will be made in the Illinois Register.

DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDADEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA1) Part Heading:

Asbestos Abatement for Public and Private Schools in Illinois

2) Code Citation:

77 Ill. Adm. Code 855

3) A Description of the Rule(s):

The Department will be proposing changes which will strengthen and clarify the rules and regulations in the following areas: Elimination of the required examination for licensing of workers; Appendix C, Illustration F - Application for project manager; Illustration G - Application for air sampling professional.

4) Statutory Authority:

Asbestos Abatement Act
Ill. Rev. Stat. 1987, ch. 122, par. 1401 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

December 1988.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

Yes.

9) Other Pertinent Information Concerning this Rulemaking:

None.

DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA

1) Part Heading:

Blood Labeling Code

2) Code Citation:

77 Ill. Adm. Code 460

3) A Description of the Rule(s):

This rulemaking will update the provisions of these rules to be consistent with national standards.

4) Statutory Authority:

The Blood Labeling Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 62-101 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

January 1989.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearings to be held in the future will be made in the Illinois Register.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

This rulemaking may effect small businesses.

9) Other Pertinent Information Concerning this Rulemaking:
None.

- 1) Part Heading:
Certificate of Need for Health Maintenance Organizations
- 2) Code Citation:
77 Ill. Adm. Code 1150
- 3) A Description of the Rule(s):
This rulemaking will involve the repeal of this Chapter and the relocation of germane H.M.O. standards to other State Board regulations.
- 4) Statutory Authority:
Illinois Health Facilities Planning Act.
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1151 et seq.
- 5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:
The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.
- 6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:
March 1989.
- 7) Information Concerning this Regulatory Agenda shall be Directed to:
Interested persons may make inquiries and present their comments by writing to:
Name: Robert John Kane
Administrative Rules Coordinator
Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761
- 8) Will this Rulemaking Affect Small Businesses?
No.

- 9) Other Pertinent Information Concerning this Rulemaking:
None.

- 1) Part Heading:
Child Health Examination
- 2) Code Citation:
77 Ill. Adm. Code 665
- 3) A Description of the Rule(s):
This rulemaking would establish policies for the implementation of vision examinations if this optional program is adopted by school districts.
- 4) Statutory Authority:
Illinois School Code
Ill. Rev. Stat. 1987, ch. 122, par. 27-8.1 et seq.
- 5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:
The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.
- 6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:
October 1988.
- 7) Information Concerning this Regulatory Agenda shall be Directed to:
Interested persons may make inquiries and present their comments by writing to:
Name: Robert John Kane
Administrative Rules Coordinator
Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

- 8) Will this Rulemaking Affect Small Businesses?
This rulemaking would affect school districts and parents.
- 9) Other Pertinent Information Concerning this Rulemaking:
None.

DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA

1) Part Heading:

Clinical Laboratories and Blood Banks

2) Code Citation:

77 Ill. Adm. Code 450

3) A Description of the Rule(s):

The Department anticipates adopting or proposing three to four rulemakings:

- (1) Emergency and General Rules concerning health screening services pursuant to recent legislation. This rulemaking will establish the procedure for providing health screening services including permissible test, protocols and quality control measures.
- (2) General Rules concerning cytopathology services pursuant to P.A. 85-1202. This rulemaking will concern the number of while an employee may review in a day, sampling procedures, and quality control measures.
- (3) General Rules concerning Licensure and other provisions set for this P.A. 85-847 and 85-1025. This rulemaking to be proposed would impact independent clinical laboratories licensed under the Illinois Clinical Laboratory Act and independent blood banks licensed under the Illinois Blood Bank Act and all other laboratories except for department laboratories. The following items are among the issues to be considered:

Criteria for laboratory testing to differentiate among laboratories requiring a license, class III permit, class II permit, class I permit, or registration.

Educational and experience criteria for laboratory technicians.

Specifications for registering changes with the Department in the staffing pattern and services of laboratories.

Standards for simple and complex tests.

Standards for maintaining quality control programs appropriate for the tests performed at the laboratory.

Criteria for sanitary conditions, construction, and location of the laboratory or blood bank to protect the employees and the public health.

DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA

Criteria for assessment of fines or penalties against the holder of a laboratory license or permit for violation of the Act or regulations.

Educational and experience requirements for technical, phlebotomy and patient care personnel in blood bank procedures.

- (4) General Rules concerning the deletion of Blood Banking Rules. The Department may consolidate the rulemakings when submitting them for publication.

4) Statutory Authority:

Illinois Blood Bank Act and Illinois Clinical Laboratory Act.

Ill. Rev. Stat. 1987, ch. 111 1/2, par. 601-101 et seq. and 621-101 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has scheduled the following hearings, meetings, or other opportunities for public participation at this time: Health Screening public hearing to be announced in December 1988, and Clinical Laboratory and Blood Bank Advisory Board meetings concerning Deletion of Blood Banking Rules, Cytopathology and Licensure on November 30, 1988 and January 25, 1988. Announcements of any additional public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

Health Screening (December 1988), Deletion of Blood Banking Rules (January 1989), Cytopathology (December 1988) and Licensure (February 1989)

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

These rulemakings may result in increased expenditures by some laboratories and blood banks to meet criteria for sanitary conditions, construction, quality control, personnel requirements, and penalties assessed for violations.

DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA

9) Other Pertinent Information Concerning this Rulemaking:

None.

DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA

1) Part Heading:

Drinking Water Systems

2) Code Citation:

77 Ill. Adm. Code 900

3) A Description of the Rule(s):

The Department anticipates proposing amendatory rulemaking to establish maximum levels of certain contaminants in non-community public water supplies as required by U.S.E.P.A. regulations. These maximum contaminant levels must be adopted in order to comply with amendments to the Federal Safe Drinking Water Act.

4) Statutory Authority:

Illinois Groundwater Protection Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 7451 et. seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:
October 1988.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator
Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

The rulemaking may affect small businesses in Illinois.

9) Other Pertinent Information Concerning this Rulemaking:

None.

1) Part Heading:

Emergency Medical Services

2) Code Citation:

77 Ill. Adm. Code 535

3) A Description of the Rule(s):

The Department anticipates proposing amendments which concern two separate areas, first implementing Public Act 85-575 and responsibilities of Areawide Hospital Emergency Medical Services (AHES) Committees.

Implementation of Public Act 85-575

In Section 535.10, the following definitions have been added: Aeromedical crew member, Watercraft crew member, off-road SEMSV crew member, Fixed-wing aircraft, Helicopter, Rotorcraft, Instrument Flight Rules, IFR, Off-Road Specialized Emergency Medical Services Vehicle, Off-Road SEMSV, Off-Road SEMSV Vehicle, Pilot, EMS Pilot, SEMSV Medical Control Point, Medical Director, SEMSV Program, Specialized Emergency Medical Services Vehicle Program, Specialized Emergency Medical Services Vehicle, SEMSV and Watercraft.

In Section 535.20 the following Incorporated Materials have been added: Air Taxi Operations and Commercial Operators (14 CFR 135), Subparts A, B, C, D, E, F, J.

Section 535.900 lists the process of making application for program approval by the Department, the length of certification and renewal process.

Section 535.910 outlines the criteria for denial, non-renewal, suspension or revocation of certification.

Section 535.920 lists the criteria for program certification for all SEMS vehicles used in an EMS System. Subpart e), identifies the requirements for being named as the SEMSV Program Medical Director.

Section 535.930 identifies the specific requirements and responsibilities of the SEMSV Program Medical Director as they relate to Helicopter and Fixed Wing aircraft only, including treatment protocols, periodic review, initial and continuing education of the aeromedical crew members, appropriate staffing, required medical equipment and drug lists, map of the service area; EMS pilot requirements including initial and continuing

DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA

education, EMS pilot staffing, flight hour requirements, length of certification of pilots; vehicle specifications, including climate controlled interiors, loading access, communications equipment, interior lighting, survival equipment, patient restraints, searchlights, flight reference instruments, cockpit isolation, engine requirements for helicopters and fixed-wing aircraft; maintenance requirements for aircraft, including personnel staffing and the requirements for establishing a communications and dispatch center.

Section 535.940 identifies the specific requirements and responsibilities of the SEMSV Medical Director as they relate to watercraft, including staff training and continuing education, approved medical equipment and drug list, appropriate staffing, standing orders, communications links, map of the service area, basic vehicle equipment list, including navigational charts, boat hook, etc.

Section 535.950 lists the specific responsibilities and requirements of the SEMSV Program Medical Director as they relate to Off-Road SEMS Vehicles, including staffing, crewmember training and continuing education, communications medical equipment and drug lists, standing orders for ALS operation, maps of the service area; vehicle specifications including litter position and locking capability, etc.

In Section 535.10, the definition of "Areawide Hospital Emergency Medical Services (AHES) Committees" would be expanded to include "areawide or community health planning organizations."

A new Section 535.200(i) will state that a hospital is not required to join an AHES Committee, but if it elects to do so, it must comply with its commitments included in the AHES Plan and also be subject to Sections 535.200(d), 535.210(e) and 535.220 of this Part.

In Sections 535.200(d), 535.210(e) and 535.220, the words "if applicable" will be added after "AHES Committee."

4) Statutory Authority:

Emergency Medical Services (EMS) Systems Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 5501 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA

6) Date Agency Anticipates Submitting to the Administrative Code Division Notice of Proposed Rulemaking for Publication in the Illinois Register: October 1988.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments b writing to:

Name: Robert John Kane
Administrative Rules Coordinator
Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

Yes, those organizations who choose to establish SEMSV programs, such as hospitals, air ambulance, operators, air taxi operators, physicians nurses, paramedics and pilots.

9) Other Pertinent Information Concerning this Rulemaking:

None.

1) Part Heading:

Family Practice Residency Act

2) Code Citation:

77 Ill. Adm. Code 590

3) A Description of the Rule(s):

Proposed amendments to the rules will more specifically detail the intent of the legislation. Specific reference will be made to the requirements for scholarship recipients to pursue only the primary care specialties described in the Act; to practice full-time in underserved areas, with full-time being defined for each of the primary care specialties; and to make the rules more closely correspond to the language of the legislation.

4) Statutory Authority:

Family Practice Residency Act
Ill. Rev. Stat. 1987, ch. 144, par. 1451 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

December 1988.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

- 8) Will this Rulemaking Affect Small Businesses?
No.
- 9) Other Pertinent Information Concerning this Rulemaking:
None.

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

1) Part Heading:

Field Sanitation Rules

2) Code Citation:

77 Ill. Adm. Code 910

3) A Description of the Rule(s):

Changes will be proposed regarding handwashing facilities; drinking water facilities; location of toilet, handwashing and drinking water facilities, use of toilets, handwashing and drinking facilities and enforcement. All changes to be made are the result of amendments to the act.

4) Statutory Authority:

Field Sanitation Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 5901 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

September 1988.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

No.

9) Other Pertinent Information Concerning this Rulemaking:

None.

ILLINOIS REGISTER
DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDAILLINOIS REGISTER
DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA1) Part Heading:

Financial and Economic Feasibility Review and Evaluation Plan

2) Code Citation:

77 Ill. Adm. Code 1230

3) A Description of the Rule(s):

This rulemaking will propose modifications to financial review criteria utilized to evaluate hospital projects under the Certificate of Need program.

4) Statutory Authority:

Illinois Health Facilities Planning Act.
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1151 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

June 1989.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

No.

9) Other Pertinent Information Concerning this Rulemaking:

None.

DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDADEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA1) Part Heading:

Financial and Economic Feasibility Review and Evaluation Plan (For all Long-Term Care and Chronic Disease Facilities)

2) Code Citation:

77 Ill. Adm. Code 1240

3) A Description of the Rule(s):

This rulemaking will propose modifications to financial review criteria utilized to evaluate long-term care facility projects under the Certificate of Need program.

4) Statutory Authority:

Illinois Health Facilities Planning Act.
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1151 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

June 1989.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

No.

9) Other Pertinent Information Concerning this Rulemaking:

None.

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

1) Part Heading:

Food Service Sanitation

2) Code Citation:

77 Ill. Adm. Code 750

3) A Description of the Rule(s):

The Department anticipates proposing amendatory rules concerning the following three areas:

First, the purpose of the Foodservice Sanitation Manager Certification Program is to educate the foodservice manager on areas of the foodservice facility such as safe food handling practices, the control of pathogenic microorganisms, cleaning and sanitizing, pest control, education and motivation of personal hygiene and safe food handling practices for the employees of a food service establishment.

Second, the requirements to allow vacuum packaging of foods at the retail level would be complex requiring close cooperation with state and federal regulatory agencies and the food industry.

Third, an amendment to the rules that will incorporate by reference the Retail Food Sanitary Inspection Report. This inspection format will be used by all regulatory agencies in Illinois who enforce the Food Service Sanitation rules.

4) Statutory Authority:

Illinois Food, Drug and Cosmetic Act (Ill. Rev. Stat. 1987, ch. 56 1/2, pars. 501 et. seq.); "AN ACT to prevent the preparation, manufacture, packing, storing, or distributing of food intended for sale, or sale of food, under unsanitary, unhealthful or unclean condition or surroundings, to create a sanitary inspection, to declare that such conditions shall constitute a nuisance, and to provide for the enforcement thereof" (Ill. Rev. Stat. 1985, ch. 56 1/2, pars. 67 et. seq.); Section 21 of the Illinois Food, Drug and Cosmetic Act (Ill. Rev. Stat. 1987, ch. 56 1/2, par. 521), and Section 11.1 of "AN ACT to prevent the preparation, manufacture, packing, storing, or distributing of food intended for sale, or sale of food, under unsanitary, unhealthful or unclean conditions or surroundings, to create a sanitary inspection, to declare that such conditions shall constitute a nuisance, and to provide for the enforcement thereof." Ill. Rev. Stat. 1987, ch. 56 1/2, par. 77.1)

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

November 1988.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

Yes. This rulemaking clarifies existing regulations which affect small business. The rulemaking also stipulates instructor qualifications, which may affect educational institutes such as community colleges and universities.

9) Other Pertinent Information Concerning this Rulemaking:

None.

1) Part Heading:

Hospital Licensing Requirements

2) Code Citation:

77 Ill. Adm. Code 250

3) A Description of the Rules:

The Department, in cooperation with the Hospital Licensing Board, is developing several sets of amendments to these rules to address statutory changes and issues which have been raised in the administration of this licensing program.

Amendments to implement a new statutory requirement concerning the granting of medical staff privileges in hospitals is under development. Hospitals are now required to request any disciplinary information from the Department of Professional Regulation concerning physicians when medical staff privileges are granted or renewed. Amendments to the Department's rules will be designed to include this requirement.

Other amendments are being developed to update the current maternity requirements to allow hospitals to submit sibling and grandparent visitation programs as part of their maternity services plans. The use of support persons, other than the father or husband, during cesarean deliveries will also be addressed.

Also under development are amendments to provide more specific standards for single-room maternity care programs. These programs use rooms which are usually designated as LDRP (labor, delivery, recovery, and post-partum) rooms. Physical plant and procedural standards for these programs will be included.

Amendments are also being developed by a subcommittee of the Hospital Licensing Board to update the Department's standards governing alcoholism and intoxication treatment services in hospitals. The goals of these modifications include expansion of the existing hospital rules to encompass substance abuse as well as alcoholism and intoxication treatment services, and the inclusion of provisions that will specifically address the services provided to certain definable populations, such as adolescents who receive substance abuse services.

4) Statutory Authority:

Hospital Licensing Act
Ill. Rev. Stat. 1987, ch 111 1/2, par. 142 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

The Department anticipates submitting amendments concerning medical staff privileges and sibling and grandparent visitation programs in October 1988.

The Department anticipates submitting amendments concerning single-room maternity care programs and alcoholism and substance abuse services in January 1989.

7) Information Concerning this Regulatory Agenda Shall Be Directed to:

Interested persons may make inquiries and present comments their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Department of Public Health
Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Business?

This rulemaking will affect any hospitals that meet the definition of small businesses.

9) Other Pertinent Information Concerning this Rulemaking:

None.

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

1) Part Heading:

Illinois Alzheimer's Disease and Related Disorders Assistance Code

2) Code Citation:

77 Ill. Adm. Code 710

3) A Description of the Rule(s):

The Alzheimer's Disease Advisory Committee and the Department's Alzheimer's program staff recognize the need to clarify program activities. The Advisory Committee has already addressed several issues requiring rule clarification. Specific responses to these issues have not been defined and, therefore, cannot be appropriately addressed in this text. Additional issues are also being considered which may require further clarification through regulatory changes.

4) Statutory Authority:

Alzheimer's Disease Assistance Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 6951 et seq. and
Alzheimer's Disease Research Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 6901 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

January 1989.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

No.

9) Other Pertinent Information Concerning this Rulemaking:

None.

- 1) Part Heading:
Illinois Blood Banking Code
- 2) Code Citation:
77 Ill. Adm. Code 490
- 3) A Description of the Rule(s):
Consolidation of rules for blood banking services under one set of rules with provisions to update present provisions.
- 4) Statutory Authority:
Illinois Blood Bank Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 61-101 et seq.
- 5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:
The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearings to be held in the future will be made in the Illinois Register.
- 6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:
January 1989.
- 7) Information Concerning this Regulatory Agenda shall be Directed to:
Interested persons may make inquiries and present their comments by writing to:
Name: Robert John Kane
Administrative Rules Coordinator
Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761
- 8) Will this Rulemaking Affect Small Businesses?
This rulemaking will effect small businesses.
- 9) Other Pertinent Information Concerning this Rulemaking:
None.

DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA1) Part Heading:

Illinois Health and Hazardous Substances Registry

2) Code Citation:

77 Ill. Adm. Code 840

3) A Description of the Rule(s):

The "Illinois Health and Hazardous Substances Registry Act" requires the Department to establish a unified Registry to collect, compile and correlate information on public health and hazardous substances. This Registry, entitled the "Health and Hazardous Substances Registry," will compile information on: adverse pregnancy outcomes; cancer incidences; occupational diseases; location, transportation, and exposure to hazardous nuclear materials company profiles; and hazardous substances incidents. This information will be compiled in four interrelated components of the Registry: Cancer, Adverse Pregnancy Outcomes, Occupational Diseases and Hazardous Substances.

This rulemaking would amend Subpart B of the existing rules contains the provisions for the "Illinois State Cancer Registry". These provisions concern what entities must submit information, what information must be submitted and how the relevant information must be submitted.

Subpart D of the proposed rules will contain the provisions for the occupational diseases registry. These provisions, will concern what entities must submit information and what information must be submitted.

Subpart E of the proposed rules will contain the provisions for the hazardous substances registry. These provisions will concern what entities must submit information and what information must be submitted.

4) Statutory Authority:

Illinois Health and Hazardous Substances Registry Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 6701 et seq., Section 55.31b. of the Civil Administrative Code (Ill. Rev. Stat. 1987, ch. 127, par. 55.31b), and AN ACT relating to the prevention of developmental disabilities (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 2101 et seq.)

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA

public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

December 1988.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

This rulemaking may affect small businesses.

9) Other Pertinent Information Concerning this Rulemaking:

None.

- 1) Part Heading:
Illinois Mobile Home Tie-Down Act
- 2) Code Citation:
77 Ill. Adm. Code 870
- 3) A Description of the Rule(s):
Changes proposed include specific requirements for add-on units and units placed on permanent foundations; more specific testing requirements; and alternative methods of securing the homes.
- 4) Statutory Authority:
The Illinois Mobile Home Tie-Down Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 4401 et seq.
- 5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:
The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.
- 6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:
January 1989.
- 7) Information Concerning this Regulatory Agenda shall be Directed to:
Interested persons may make inquiries and present their comments by writing to:
Name: Robert John Kane
Administrative Rules Coordinator
Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761
- 8) Will this Rulemaking Affect Small Businesses?
There would be no significant effects on small businesses.

1) Part Heading:

Illinois Trauma Center Code

2) Code Citation:

77 Ill. Adm. Code 540

3) A Description of the Rule(s):

The Illinois Trauma Center Code specifies the criteria that Level I and Level II Trauma Centers must meet. It explains the legislative mandate which empowers the Department to oversee the trauma program.

4) Statutory Authority:

Emergency Medical Services (EMS) Systems Act
Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 5501 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

November 1988.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

This rulemaking may effect small businesses in Illinois.

9) Other Pertinent Information Concerning this Rulemaking:

None.

DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA

1) Part Heading:

Illinois Water Well Construction Code

2) Code Citation:

77 Ill. Adm. Code 920

3) A Description of the Rule(s):

This rulemaking will include revisions concerning general requirements, variances, consolidated formations, overall construction, agents of the Department and issuance of water well permits by units of local government.

4) Statutory Authority:

Illinois Water Well Construction Code
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 116.111 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

October 1988.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator
Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

This rulemaking may affect small businesses.

9) Other Pertinent Information Concerning this Rulemaking:

None.

ILLINOIS REGISTER
DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA

1) Part Heading:

Illinois Water Well Pump Installation Code

2) Code Citation:

77 Ill. Adm. Code 925

3) A Description of the Rule(s):

This rulemaking would delete the requirement that the water well pump installation form be sent to the Department and update the requirements to the current National Electric Code.

4) Statutory Authority:

Illinois Water Well Pump Installation Code
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 116.151 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

October 1988.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator
Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

No

9) Other Pertinent Information Concerning this Rulemaking:

None.

1) Part Heading:

Life Care Facilities Contract Code

2) Code Citation:

77 Ill. Adm. Code 396

3) A Description of the Rule(s):

This rulemaking will address the following categories: the application process; definition of life care facility; the annual recertification process; review criteria related to escrow requirements, reserve requirements, and financial viability analysis; and relationship of the facility to the Nursing Home Care Reform Act.

4) Statutory Authority:

Life Care Facilities Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 4160-1 through 4160-12

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

March 1989.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

The rulemaking should have no impact on small businesses.

9) Other Pertinent Information Concerning this Rulemaking:

None.

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator
Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

- 1) Part Heading:
Long Term Care for Under Age Twenty-Two
- 2) Code Citation:
77 Ill. Adm. Code 390
- 3) A Description of the Rule(s):

The Department is developing amendments to these rules to implement several recent statutory changes. The most significant changes are included in Public Act 85-1378 (Senate Bill 2201), which took effect on September 1, 1988. This legislation amends the Nursing Home Care Act to eliminate the lowest level of violations, level "C" violations. This level of violations is replaced with a procedure for the issuance of administrative warnings. Facilities will not be required to submit a plan of correction in response to an administrative warning, but will be responsible for correction of the condition.

Amendments are also being developed to implement statutory changes which were included in Public Act 85-1378, and changes included in Public Act 85-1378 (House Bill 4172), which took effect on August 13, 1988, and Public Act 85-968 (Senate Bill 1322), which took effect on December 9, 1987. These changes concern the license period, the appointment of monitors, and several other issues.

- 4) Statutory Authority:
Nursing Home Care Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 4151-101 et seq.
- 5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:
The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.
- 6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:
October 1988.
- 7) Information Concerning this Regulatory Agenda shall be Directed to:

- 8) Will this Rulemaking Affect Small Businesses?
The rulemaking will affect any long term care facilities that meet the definition of small businesses.
- 9) Other Pertinent Information Concerning this Rulemaking:
None.

1) Part Heading:

Manufactured Housing and Mobile Home Safety Act

2) Code Citation:

77 Ill. Adm. Code 880

3) A Description of the Rule(s):

Proposed changes include the adoption of the most current editions of the building codes; the charging of inspection fees for factories located in Illinois; and improvements to the quality control procedures.

4) Statutory Authority:

The Illinois Manufactured Housing and Mobile Home Safety Act
Ill. Rev. Stat. 1987, ch. 67 1/2, par. 501 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

April 1989.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

Currently, Illinois factories are exempt from reimbursing the Department

for the travel inspection fees associated with plant inspections. This exemption will be proposed to be deleted, resulting in an estimated annual additional cost of \$500 to each of the four Illinois factories.

9) Other Pertinent Information Concerning this Rulemaking:

None.

DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA

- 1) Part Heading:
Minimum Qualifications for Public Health Personnel Employed by Full-time Local Health Departments

2) Code Citation:

77 Ill. Adm. Code 600

3) A Description of the Rule(s):

This rulemaking will update the provisions in light of other regulatory amendments and make numerous typographic, grammatical and codification changes.

4) Statutory Authority:

An ACT in relation to the establishment and maintenance of county and multi-county public health departments
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 6601 et seq.

An ACT to authorize the organization of public health districts and for the establishment and maintenance of a health department for the same
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1 et. seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

December 1988.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

ILLINOIS REGISTER
DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

- 8) Will this Rulemaking Affect Small Businesses?
This rulemaking would local health departments.
- 9) Other Pertinent Information Concerning this Rulemaking:
None.

- 1) Part Heading:

Minimum Standards for Classification and Licensure of Intermediate Care Facilities for the Developmentally Disabled
- 2) Code Citation:

77 Ill. Adm. Code 350
- 3) A Description of the Rule(s):

The Department is developing amendments to these rules to implement several recent statutory changes. The most significant changes are included in Public Act 85-1378 (Senate Bill 2201), which took effect on September 1, 1988. This legislation amends the Nursing Home Care Act to eliminate the lowest level of violations, level "C" violations. This level of violations is replaced with a procedure for the issuance of administrative warnings. Facilities will not be required to submit a plan of correction in response to an administrative warning, but will be responsible for correction of the condition.

Amendments are also being developed to implement statutory changes which were included in Public Act 85-1378, and changes included in Public Act 85-1378 (House Bill 4172), which took effect on August 13, 1988, and Public Act 85-968 (Senate Bill 1322), which took effect on December 9, 1987. These changes concern the license period, the appointment of monitors, and several other issues.

The Department is also developing amendments to these rules to clarify the requirements for active treatment for persons with developmental disabilities. These amendments will be consistent with the recent revisions in the federal requirements and insure that active treatment is provided in these facilities. These standards will apply to all facilities which provide treatment for persons with developmental disabilities.

Revised requirements for intermediate care facilities for the developmentally disabled with fifteen beds or less are also under development. These requirements will be separated from the requirements which apply to larger facilities which are also contained in this Part. The proposed requirements will be designed to clarify the unique requirements for these smaller facilities and eliminate the need for frequent cross-references. Currently many of the requirements for these facilities are stated as exemptions from the requirements for the larger facilities, which makes them difficult to use. Clarification of physical plant standards will be included in these proposed requirements.

- 4) Statutory Authority:

Nursing Home Care Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 4151-101 et seq.
- 5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.
- 6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

The Department anticipates submitting the proposed amendments to implement statutory changes in October 1988.
- 7) Information Concerning this Regulatory Agenda shall be Directed to:

The Department anticipates submitting the proposed amendments concerning active treatment and standards for smaller facilities in November 1988.
- Interested persons may make inquiries and present their comments by writing to:

Name:

Robert John Kane

Address:

Administrative Rules Coordinator
Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761
- 8) Will this Rulemaking Affect Small Businesses?

The rulemaking will affect any long term care facilities that meet the definition of small businesses.
- 9) Other Pertinent Information Concerning this Rulemaking:

None.

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

1) Part Heading:

Minimum Standards for Classification and Licensure of Sheltered Care Facilities

2) Code Citation:

77 Ill. Adm. Code 330

3) A Description of the Rule(s):

The Department is developing amendments to these rules to implement several recent statutory changes. The most significant changes are included in Public Act 85-1378 (Senate Bill 2201), which took effect on September 1, 1988. This legislation amends the Nursing Home Care Act to eliminate the lowest level of violations, level "C" violations. This level of violations is replaced with a procedure for the issuance of administrative warnings. Facilities will not be required to submit a plan of correction in response to an administrative warning, but will be responsible for correction of the condition.

Amendments are also being developed to implement statutory changes which were included in Public Act 85-1378, and changes included in Public Act 85-1378 (House Bill 4172), which took effect on August 13, 1988, and Public Act 85-968 (Senate Bill 1322), which took effect on December 9, 1987. These changes concern the license period, the appointment of monitors, and several other issues.

4) Statutory Authority:

Nursing Home Care Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 4151-101 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

October 1988.

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

The rulemaking will affect any long term care facilities that meet the definition of small businesses.

9) Other Pertinent Information Concerning this Rulemaking:

None.

- 1) Part Heading:
Minimum Standards for Classification and Licensure of Skilled Nursing Facilities and Intermediate Care Facilities
- 2) Code Citation:
77 Ill. Adm. Code 300
- 3) A Description of the Rule(s):
The Department is developing amendments to these to these rules to implement several recent statutory changes. The most significant changes are included in Public Act 85-1378 (Senate Bill 2201), which took effect on September 1, 1988. This legislation amends the Nursing Home Care Act to eliminate the lowest level of violations, level "C" violations. This level of violations is replaced with a procedure for the issuance of administrative warnings. Facilities will not be required to submit a plan of correction in response to an administrative warning, but will be responsible for correction of the condition.

Amendments are also being developed to implement statutory changes which were included in Public Act 85-1378, and changes included in Public Act 85-1378 (House Bill 4172), which took effect on August 13, 1988, and Public Act 85-968 (Senate Bill 1322), which took effect on December 9, 1987. These changes concern the license period, the appointment of monitors, and several other issues.
- 4) Statutory Authority:
Nursing Home Care Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 4151-101 et seq.
- 5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:
The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.
- 6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:
October 1988.
- 7) Information Concerning this Regulatory Agenda shall be Directed to:
Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761
- 8) Will this Rulemaking Affect Small Businesses?
The rulemaking will affect any long term care facilities that meet the definition of small businesses.
- 9) Other Pertinent Information Concerning this Rulemaking:
None.

1) Part Heading:

Mobile Home Park Law

2) Code Citation:

77 Ill. Adm. Code 860

3) A Description of the Rule(s):

Changes will be proposed to coincide with changes proposed in the law and to revise the requirements dealing with fences, steps, storage sheds, construction material, parking, and electrical safety.

4) Statutory Authority:

Mobile Home and Mobile Home Park Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 711 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

December 1988.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

There will be no major effect on small businesses as a result of the proposed changes.

9) Other Pertinent Information Concerning this Rulemaking:

None.

1) Part Heading:

Narrative and Planning Policies

2) Code Citation:

77 Ill. Adm. Code 1100

3) A Description of the Rule(s):

This rulemaking will involve issues on dealing with multiple applications for beds, the development of new licensure categories of specialized long-term care, changes to the delivery of acute and chronic psychiatric care, the advance of technology for both health care diagnosis and treatment, and possible revision to general review criteria.

4) Statutory Authority:

Illinois Health Facilities Planning Act.
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1151 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

March 1989.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

No.

9) Other Pertinent Information Concerning this Rulemaking:

None.

1) Part Heading:

Newborn Metabolic Screening and Treatment Code

2) Code Citation:

77 Ill. Adm. Code 661

3) A Description of the Rule(s):

This rulemaking will expand the list of tests performed on newborn infant's blood to include screening for sickle cell disease/trait and raise the fee for screening to cover costs of not only the laboratory services but to assure adequate funding for the necessary follow-up services.

4) Statutory Authority:

An ACT concerning the disease of phenylketonaria and other metabolic diseases designating certain powers and duties in relation thereto, providing penalties for violation thereof, to repeal and Act therein named and to make an appropriation in connection therewith.
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 4901 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

December 1988.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator
Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

This rulemaking would affect hospitals or affiliated medical centers.

9) Other Pertinent Information Concerning this Rulemaking:

None.

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

1) Part Heading:

Nurse's Aides Training Code

2) Code Citation:

77 Ill. Adm. Code 395

3) A Description of the Rule(s):

The Department is developing rules to consolidate the current provisions concerning the training of nurse's aides which are contained in the rules governing the licensure of long-term care facilities. These rules will facilitate public understanding of the requirements for certification as a nurse's aide and the requirements for training programs. Related amendments to the rules governing the licensure of long-term care facilities will clarify the facilities' responsibilities.

4) Statutory Authority:

Nursing Home Care Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 4151-101 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

November 1988.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

8) Will this Rulemaking Affect Small Businesses?

The rulemaking will affect any long term care facilities that meet the definition of small businesses.

9) Other Pertinent Information Concerning this Rulemaking:

None.

- 1) Part Heading:
Plumbers
- 2) Code Citation:
68 Ill. Adm. Code 750
- 3) A Description of the Rule(s):
These rules govern the activities of the Department and the Illinois State Board of Plumbing Examiners relating to the licensing of plumbers. Changes will be proposed to provide revisions of the requirements of the plumbing examination, evaluation of courses for individuals taking plumbing courses, penalties for licensed plumbers misusing their licenses or refusing to conform with the requirements of the Plumbing Licensing Law or Illinois Plumbing Code.
- 4) Statutory Authority:
Illinois Plumbing Licensing Law
Ill. Rev. Stat. 1987, ch. 111, par. 1101 et seq.
- 5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:
The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.
- 6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:
October 1988.
- 7) Information Concerning this Regulatory Agenda shall be Directed to:
Interested persons may make inquiries and present their comments by writing to:
Name: Robert John Kane
Administrative Rules Coordinator
Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

- 8) Will this Rulemaking Affect Small Businesses?
The rulemaking is expected to affect small businesses in Illinois.
- 9) Other Pertinent Information Concerning this Rulemaking:
None.

- 1) Part Heading:
Practice and Procedure in Administrative Hearings

- 2) Code Citation:

77 Ill. Adm. Code 1180

- 3) A Description of the Rule(s):

This rulemaking will involve the restructuring of administrative hearing process. This action will resolve issues on formation of hearing record and procedural steps within the hearing process.

- 4) Statutory Authority:

Illinois Health Facilities Planning Act.
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1151 et seq.

- 5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

- 6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

May 1989.

- 7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

- 8) Will this Rulemaking Affect Small Businesses?

No.

- 9) Other Pertinent Information Concerning this Rulemaking:

None.

DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA1) Part Heading:

Private Sewage Disposal Code

2) Code Citation:

77 Ill. Adm. Code 905

3) A Description of the Rule(s):

This rulemaking establishes requirements for the construction of private sewage systems. This rulemaking would update references to incorporated materials and modifications concerning the design and construction of private sewage treatment systems.

4) Statutory Authority:

Private Sewage Disposal Licensing Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 116.301 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

December 1988.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

No.

9) Other Pertinent Information Concerning this Rulemaking:

None.

- 1) Part Heading:
Processing an Application for Permit and Validity of Permits
- 2) Code Citation:
77 Ill. Adm. Code 1160
- 3) A Description of the Rule(s):
This rulemaking will propose the reorganization of this procedural rule in order to eliminate federal compliance activities which are no longer required. In addition, problems in definitions and procedural policies will be addressed with new and revised rule language.
- 4) Statutory Authority:
Illinois Health Facilities Planning Act.
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1151 et seq.
- 5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:
The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.
- 6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:
March 1989.
- 7) Information Concerning this Regulatory Agenda shall be Directed to:
Interested persons may make inquiries and present their comments by writing to:
Name: Robert John Kane
Administrative Rules Coordinator
Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761
- 8) Will this Rulemaking Affect Small Businesses?
No.

- 9) Other Pertinent Information Concerning this Rulemaking:
None.

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

- 1) Part Heading:
Processing, Classification Policies and Review Criteria
- 2) Code Citation:
77 Ill. Adm. Code 1110
- 3) A Description of the Rule(s):
This rulemaking will involve issues on dealing with multiple applications for beds, the development of new licensure categories of specialized long-term care, changes to the delivery of acute and chronic psychiatric care, the advance of technology for both health care diagnosis and treatment, and possible revision to general review criteria.
- 4) Statutory Authority:
Illinois Health Facilities Planning Act.
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1151 et seq.
- 5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:
The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.
- 6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:
March 1989.
- 7) Information Concerning this Regulatory Agenda shall be Directed to:
Interested persons may make inquiries and present their comments by writing to:
Name: Robert John Kane
Administrative Rules Coordinator
Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

- 8) Will this Rulemaking Affect Small Businesses?
No.
- 9) Other Pertinent Information Concerning this Rulemaking:
None.

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

1) Part Heading:

Program Content and Guidelines for Maternal and Child Health Services

2) Code Citation:

77 Ill. Adm. Code 630

3) A Description of the Rule(s):

This rulemaking will combine all the policies and requirements which are utilized for providing all Maternal Child Health Block funded grants in the State of Illinois. These include the following programs: Parents Too Soon, Adolescent Pregnancy, Perinatal, Genetic Screening, Unmarried Parents, Prenatal Care, Family Planning, Families with a Future, Sudden Infant Death Syndrome, Lead Screening, and Childhood Injury.

4) Statutory Authority:

AN ACT relating to the prevention of developmental disabilities

Ill. Rev. Stat. 1987, ch. 111 1/2, par. 2101 et seq.

Lead Poisoning Prevention Act

Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1301 et seq.

An ACT concerning the disease of phenylketonuria, designating certain powers and duties in relation thereto, providing penalties for violations thereof, to repeal an Act therein named and to make an appropriation in connection therewith.

Ill. Rev. Stat. 1987, ch. 111 1/2, par. 4901 et seq.

AN ACT to revise the law in relation to coroners.

Ill. Rev. Stat. 1987, ch. 31, par. 10.2a

The Problem Pregnancy Health Services and Care Act.

Ill. Rev. Stat. 1987, ch. 111 1/2, par. 4601-100 et seq.

Civil Administrative Code of Illinois

Ill. Rev. Stat. 1987, ch. 127, par. 55

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:
December 1988.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

This rulemaking may have some economic effect on small businesses.

9) Other Pertinent Information Concerning this Rulemaking:

None.

DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA

1) Part Heading:

Program Content and Guidelines for Title X Family Planning Services

2) Code Citation:

77 Ill. Adm. Code 635

3) A Description of the Rule(s):

The rules are utilized by agencies receiving funds under the Family Planning Program. Formerly the Title X, Title XX, Parents Too Soon, and Maternal and Child Health Block all provided family planning funding with individual rules. These changes combine all rules into one comprehensive set for all family planning programs.

4) Statutory Authority:

The Civil Administrative Code of Illinois
Ill. Rev. Stat. 1987, ch. 127, par. 55

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

December 1988.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

ILLINOIS REGISTER
DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA

8) Will this Rulemaking Affect Small Businesses?

This rulemaking may have some economic effect on small businesses.

9) Other Pertinent Information Concerning this Rulemaking:

None.

ILLINOIS REGISTER
DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA1) Part Heading:

Recreational Area Code

2) Code Citation:

77 Ill. Adm. Code 800

3) A Description of the Rule(s):

Changes are to be proposed regarding shower facilities; sewer risers and possibly the minimum square footage requirements per person in permanent sleeping units.

4) Statutory Authority:

Campground Licensing Recreational Area and Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 761 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

February 1989.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

These rules will affect small business in that the changes will reduce construction and maintenance costs for campgrounds, without adverse effects on the public health.

9) Other Pertinent Information Concerning this Rulemaking:
None.

1) Part Heading:

Regionalized Perinatal Care

2) Code Citation:

77 Ill. Adm. Code 640

3) A Description of the Rule(s):

This rulemaking will consist of a comprehensive revision of existing standards. These provisions concern standards for levels of care and review of services.

4) Statutory Authority:

AN ACT relating to the prevention of developmental disabilities.

Ill. Rev. Stat. 1987, ch. 111 1/2, par. 2101 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

December 1988.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

This rulemaking may have some effect on small business.

9) Other Pertinent Information Concerning this Rulemaking:

None.

9) Other Pertinent Information Concerning this Rulemaking:

None.

1) Part Heading:

Requirements for Mounds in Illinois

2) Code Citation:

77 Ill. Adm. Code 906

3) A Description of the Rule(s):

This rulemaking establishes requirements for the construction of sewage mound systems. These requirements concern design and construction criteria which must be met where mounds are used for the on-site treatment of sewage.

4) Statutory Authority:

Private Sewage Disposal Licensing Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 116.301 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

October 1988.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

Businesses which construct a mound system to treat sewage must comply with the rules.

DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

November 1988.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

Yes, it will allow small businesses to compete with larger wholesale processing plants.

9) Other Pertinent Information Concerning this Rulemaking:

None.

DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA

1) Part Heading:

Sanitation of Retail Food Stores

2) Code Citation:

77 Ill. Adm. Code 760

3) A Description of the Rule(s):

The Department anticipates proposing amendatory rules concerning the following two areas:

First, the requirements to allow vacuum packaging of foods at the retail level would be complex requiring close cooperation with state and federal regulatory agencies and the food industry.

Second, an amendment to the rules will incorporate by reference the Retail Food Sanitary Inspection Report. This inspection format will be used by all regulatory agencies in Illinois who enforce the Sanitation of Retail Food Stores rules.

4) Statutory Authority:

Illinois Food, Drug and Cosmetic Act (Ill. Rev. Stat. 1987, ch. 56 1/2, pars. 501 et. seq.); and "AN ACT to prevent the preparation, manufacture, packing, storing, or distributing of food intended for sale, or sale of food, under insanitary, unhealthful or unclean condition or surroundings, to create a sanitary inspection, to declare that such conditions shall constitute a nuisance, and to provide for the enforcement thereof" (Ill. Rev. Stat. 1987, ch. 56 1/2, pars. 67 et. seq.). Section 21 of the Illinois Food, Drug and Cosmetic Act (Ill. Rev. Stat. 1987, ch. 56 1/2, par. 521), and Section 11.1 of "AN ACT to prevent the preparation, manufacture, packing, storing, or distributing of food intended for sale, or sale of food, under insanitary, unhealthful or unclean conditions or surroundings, to create a sanitary inspection, to declare that such conditions shall constitute a nuisance, and to provide for the enforcement thereof." Ill. Rev. Stat. 1987, ch. 56 1/2, par. 77.1)

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

ILLINOIS REGISTER
DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA

1) Part Heading:

Standards of Local Health Departments in Illinois

2) Code Citation:

77 Ill. Adm. Code 615

3) A Description of the Rule(s):

This rulemaking will update the provisions in light of other regulatory amendments and make numerous typographic, grammatical and codification changes.

4) Statutory Authority:

An ACT in relation to the establishment and maintenance of county and multi-county public health departments
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 20c et seq.

An ACT to authorize the organization of public health districts and for the establishment and maintenance of a health department for the same
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1 et. seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

December 1988.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

ILLINOIS REGISTER
DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA

8) Will this Rulemaking Affect Small Businesses?

This rulemaking would only affect local health departments.

9) Other Pertinent Information Concerning this Rulemaking:

None.

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

- 1) Part Heading:
Transplantation Program
- 2) Code Citation:
77 Ill. Adm. Code 2800
- 3) A Description of the Rule(s):
The Experimental Organ Transplantation (E.O.T.) Procedures Board has proposed revising the E.O.T. Program. A meeting was held with those involved in the initial program planning and other interested parties in an effort to determine the most feasible alternatives for the operation of the program.

- 4) Statutory Authority:
Experimental Organ Transplantation Procedures Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 6601 et seq.

- 5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:
The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

- 6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:
January 1989.

- 7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

- 8) Will this Rulemaking Affect Small Businesses?
This rulemaking would only affect teaching hospitals or affiliated medical centers.
- 9) Other Pertinent Information Concerning this Rulemaking:
None.

DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA1) Part Heading:

The Vital Records Act

2) Code Citation:

77 Ill. Adm. Code 500

3) A Description of the Rule(s):

This rulemaking will involve a complete review and update of all existing requirements in order to provide consistency with the procedures and guidelines of the Federal and other state governments.

4) Statutory Authority:

Vital Records Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 73-1 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time. Announcements of any public hearing to be held in the future will be made in the Illinois Register.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

January 1989.

7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to:

Name: Robert John Kane
Administrative Rules Coordinator

Address: Division of Governmental Affairs
525 West Jefferson, Second Floor
Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

The rulemaking is not expected to affect small businesses.

9) Other Pertinent Information Concerning this Rulemaking:

None.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of October 10, 1988 through October 14, 1988 and have been scheduled for review by the Committee at its November 15, 1988 meeting. Other items not contained in this published list may also be considered by the Joint Committee at its scheduled November meeting. Members of the public wishing to express their views with respect to a proposed rule should submit written comments to the Joint Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, Illinois 62701.

Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
11/28/88	Department on Aging, Older Americans Act Programs (89 Ill. Adm. Code 230)	7/29/88 12 Ill. Reg. 12137	November 15, 1988
11/28/88	Department of Public Aid, Medical Payment (89 Ill. Adm. Code 140)	7/22/88 12 Ill. Reg. 11995	November 15, 1988
11/28/88	Department of Public Aid, Reimbursement for Nursing Costs for Geriatric Facilities (89 Ill. Adm. Code 147)	6/24/88 12 Ill. Reg. 10627	November 15, 1988
11/28/88	Environmental Protection Agency, Effluent Disinfection Exemptions (35 Ill. Adm. Code 378)	8/5/88 12 Ill. Reg. 12753	November 15, 1988
11/28/88	Department of Central Management Services, Solicitation for Charitable Payroll Deductions (80 Ill. Adm. Code 2650)	4/15/88 12 Ill. Reg. 6871	November 15, 1988
11/28/88	Department of Insurance, Constructing and Filing of Life Insurance and Annuity Forms (50 Ill. Adm. Code 1405)	1/4/88 12 Ill. Reg. 99	November 15, 1988

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED
(page 2)

<u>Second Notice Expires</u>	<u>Agency and Rule</u>	<u>Start of First Notice</u>	<u>Scheduled for Consideration by JCAR</u>
11/28/88	Department of Alcoholism and Substance Abuse, Subacute Alcoholism and Substance Abuse Treatment Services (77 Ill. Adm. Code 2090)	7/1/88 12 Ill. Reg. 10994	November 15, 1988
11/28/88	Capital Development Board, Insurance and Surety Companies (44 Ill. Adm. Code 1050)	8/19/88 12 Ill. Reg. 13377	November 15, 1988

PROCLAMATION
88-473

B'Nai B'Rith Month

WHEREAS, B'nai B'rith was founded 145 years ago on October 13, 1843, and has been a leader in the field of community and volunteer service; and

WHEREAS, B'nai B'rith was the first international service organization founded in the United States. It established the first free employment bureau in this country and opened numerous manual and technical schools for immigrants; and

WHEREAS, B'nai B'rith provides one of the world's largest private networks for nonsectarian low-rent apartment housing for the elderly. It has been a world leader in the battle against prejudice and has steadfastly advocated human rights for all people around the world; and

WHEREAS, B'nai B'rith operates the first and largest Jewish youth program in the world, providing education, social and leadership skills. It founded and operates the Hillel Foundations, which serve Jewish youth on over 300 college campuses; and

WHEREAS, B'nai B'rith is active in 42 countries on six continents throughout the free world and serves 500,000 members ranging in age from 13 to 103; and

WHEREAS, B'nai B'rith, as the world's largest Jewish Service Organization, unites the Jewish community in dedication to the betterment of the Jewish people, the strengthening of Israel and the preservation of Jewish learning and life around the world;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim October 1988 as "B'NAI B'RITH MONTH" in Illinois in recognition of 145 years of service to the community at large.

PROCLAMATION

88-474

Learning Disabilities Month

WHEREAS, learning disabilities threaten one of our most precious rights--the right to learn; and

WHEREAS, learning disabilities usually stem from delayed or distorted development of the central nervous system. Such disabilities can prevent normal learning behavior, even in those with average or above-average intelligence, and can keep youngsters from reaching their full potential; and

WHEREAS, the Illinois Association for Citizens with Learning Disabilities believes an individual approach is beneficial to these youngsters when dealing with their educational, psychological and medical needs. Early diagnosis of their disabilities and proper remediation allow them to become productive citizens in our society;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim October 1988 as LEARNING DISABILITIES MONTH in Illinois. I urge our citizens to participate in the special observance of this month and to become aware of this problem.

Issued October 11, 1988. Filed October 17, 1988.

PROCLAMATION

88-475

Wilb Walker Day

WHEREAS, Wilb Walker is being honored by the Illinois Food Retailers Association (IFRA) as its "Man of the Year"; and

WHEREAS, Walker has been a member of the IFRA for many years, serving as its President in 1958; and

WHEREAS, Wilb Walker, owner of Wilb Walker Super Markets, began his business 50 years ago with one store and four employees. He now provides employment for more than 145 people at three stores; and

WHEREAS, in addition to being a prominent member of the IFRA, he is very active in his community; and

WHEREAS, Wilb Walker is celebrating not only his 50th anniversary in business, but he and his wife Ruth will observe their 50th wedding anniversary in January;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim October 24, 1988, as WILB WALKER DAY in Illinois, in recognition of his outstanding contributions to his profession, his community, and his state.

Issued October 11, 1988. Filed October 17, 1988.

PROCLAMATION

88-476

Higher Education Week

WHEREAS, more than 20 million Americans have earned college degrees; and

WHEREAS, our colleges and universities produce the mind power necessary to revitalize our nation and to keep America competitive in the world; and

WHEREAS, more adult Americans than ever before are seeking the knowledge that higher education provides; and

WHEREAS, Americans who do pursue a college degree have a competitive edge in the U.S. labor market and are nearly 60 percent more likely than high school graduates to hold positions in managerial and professional occupations; and

WHEREAS, the higher education community contributes to the intellectual welfare of the U.S. and to our nation's economy, representing 2.6 percent of the Gross National Product in 1986/87; and

WHEREAS, an overwhelming number of our citizens historically have recognized that college does make a difference;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim October 10-16, 1988, as HIGHER EDUCATION WEEK in Illinois, in recognition of the vital role of higher education in our society.

Issued October 12, 1988. Filed October 17, 1988.

PROCLAMATION

88-477

Scottish Culture Week

WHEREAS, the name Scotland became commonly used for the area known as Caledonia in ancient times in approximately the 12th century. Its history can be traced all the way back to Roman times; and

WHEREAS, during this span, Scots developed some unique cultural attributes which are as memorable as they are likeable. Distinctive fabrics, musical instruments and dances make Scottish culture appealing to all; and

WHEREAS, The Scottish Cultural Society, Ltd. was founded in 1976 and already has grown to include 600 members. In addition to holding meetings on the literature, genealogy, crafts and other aspects of this country, the society also sponsors an annual fair which is an opportunity for the general public to be exposed to Scottish culture;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim October 17-23, 1988, as SCOTTISH CULTURE WEEK in Illinois, recognizing "Our Scottish Heritage" on the occasion of the 12th Annual Scottish Fair.

Issued October 13, 1988. Filed October 17, 1988.

PROCLAMATION

88-478

Slovenian Day

WHEREAS, throughout the world, Slovenians will be observing the 70th anniversary of their independence on October 29, 1988; and

WHEREAS, thousands of Americans of Slovenian descent are living in this state and for generations have contributed much to the progress and development of Illinois; and

WHEREAS, Slovenians of Illinois have taken an active role in the growth of the American culture, contributing notably in the field of folk music; and

WHEREAS, the Slovenians of Illinois will be celebrating the 38th anniversary of the Slovenian Radio Program, founded by the late Dr. Ludwig S. Leskovar; and

WHEREAS, the sponsor of this celebration, the Slovenian American Radio Club, is dedicated to the continuance and the preservation of Slovenian Culture; and

WHEREAS, a special commemorative cultural program will be held October 22, 1988, featuring the best of Illinois cultural organizations and guest artists from other parts of the Midwest;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim October 22, 1988, as SLOVENIAN DAY in Illinois in honor of all Slovenians on the 70th anniversary of Slovenian Independence. I ask that all Illinoisans take cognizance of the many events planned for celebrating this great event.

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80 Ill. Adm. Code 2800 Travel (P-10363/87; O-19842/87; R-1636; A-738) (PR-10373/87; AR-749)

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89 Ill. Adm. Code 385 Background Checks (P-13744)
89 Ill. Adm. Code 334 Administration & Funding of Community-Based Services to Youth (P-11915)
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89 Ill. Adm. Code 310 Delivery of Youth Services Funded by the Department of Children & Family Services (P-11935)
89 Ill. Adm. Code 437 Department of Children & Family Services Employee Conflict of Interest (P-13752)
89 Ill. Adm. Code 408 Licensing Standards for Group Day Care Homes (P-13757)
89 Ill. Adm. Code 357 Purchase of Service (P-13807)
89 Ill. Adm. Code 300 Reports of Child Abuse & Neglect (P-11953)
89 Ill. Adm. Code 302 Services Delivered by the Department (P-13814)

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80 Ill. Adm. Code 250 State Universities Civil Service System (P-16281/87; A-3457) (P-6386; O-12559; M-17127; A-17079)

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14 Ill. Adm. Code 520 Enterprise Zone Program (P-15419/87; A-4115) (P-5856) (P-17346/87; O-7826; R-11318; A-11201)
14 Ill. Adm. Code 590 Ill. Large Business Development Program (P-15249)
14 Ill. Adm. Code 620 Labor-Management Program (P-14797) (E-15207)
14 Ill. Adm. Code 550 Local Tourism & Convention Bureau Program (P-14550/87; A-2226)
14 Ill. Adm. Code 500 Metropolitan Civic Center Support Program (P-9275)
47 Ill. Adm. Code 10 Review & Appeal Procedures (P-13737/87; A-9868)
14 Ill. Adm. Code 640 Rural Diversification Program (P-7926)
1 Ill. Adm. Code 300 Small Business Impact Analysis Procedures (P-8511)
47 Ill. Adm. Code 1 Standard Grant Administration Requirements (P-4403)
47 Ill. Adm. Code 110 State Administration of the Federal Community Development Block Grant Program for Small Cities (P-12073/87; A-2254)
47 Ill. Adm. Code 120 State Administration of the Federal Community Services Block Grant Program (P-14185/87; A-751) (P-4751; A-17311) (P-8521)
47 Ill. Adm. Code 100 State Administration of the Federal Low-Income Home Energy Assistance Block Grant Program (P-497687; O-18390/87; M-1638; A-757) (P-2173; A-14639) (P-4299; A-15530) (P-9287)
56 Ill. Adm. Code 2610 Training Services for the Disadvantaged (P-13097/87; A-4128)
56 Ill. Adm. Code 2630 Uniform Fiscal & Administrative Standards for the Job Training Partnership Act (P-62; A-15961)

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92 Ill. Adm. Code 1207 Agents for Service of Process (P-2047; A-10453)
83 Ill. Adm. Code 270 Annual Gross Revenue Return (G.O. 191) (P-293) (P-19983/87; W-1640)
92 Ill. Adm. Code 270 Annual Gross Revenue Return Tax (P-293; A-7580)
92 Ill. Adm. Code 2000 Broker's Licenses (P-2050)
83 Ill. Adm. Code 711 Cost Allocation for Large Local Exchange Carriers (P-298; A-9495) (E-1136)
83 Ill. Adm. Code 712 Cost Allocation for Small Local Exchange Carriers (P-302; A-9588) (E-1236)
83 Ill. Adm. Code 756 Dual Party Relay Service (P-7455; O-14428; R-17437; A-17321)
92 Ill. Adm. Code 1205 Fees & Taxes (P-7947; O-14432; RC-14436; R-15719; A-15540)
92 Ill. Adm. Code 1235 Independent Review Board Rules of Practice (P-17045)
92 Ill. Adm. Code 1206 Investigation & Suspension of Rates (P-18865/87; A-6089)
83 Ill. Adm. Code 440 Least-Cost Planning for Electric Utilities (P-3162)

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92 Ill. Adm. Code 1800 Minimum Safety Standards for Transportation of Gas & for Pipeline Facilities (P-4417; A-11707) (A-12997)
92 Ill. Adm. Code 1304 Motor Carrier of Property Fitness (P-13381)
92 Ill. Adm. Code 1470 Non-Relocation Towing (PP-12122)
92 Ill. Adm. Code 1710 Relocation Towing (PP-1630; RC-4944)
92 Ill. Adm. Code 595 Reports of Accidents or Incidents by Person Engaged in the Transportation of Gas, or Who Own or Operate Gas Pipeline Facilities (A-12998) (P-16309)
83 Ill. Adm. Code 755 Telecommunications Access for the Deaf (P-11587/87; A-3687)
83 Ill. Adm. Code 757 Telephone Assistance Program (P-14799)
92 Ill. Adm. Code 1460 Uniform Commodity Classifications (PR-13385)
83 Ill. Adm. Code 415 Uniform System of Accounts for Electric Utilities (P-3873; A-11710)
83 Ill. Adm. Code 710 Uniform System of Accounts for Telecommunications Carriers (P-305; A-9645) (E-1295)
83 Ill. Adm. Code 710 Uniform System of Accounts for Telephone Utilities (PR-308; AR-9659) (ER-1309)

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23 Ill. Adm. Code 1501 Administration of the Ill. Public Community College Act (P-4420; O-11325; RC-11328; W-15763) (P-17965/87; A-6660) (P-7057; A-16699) (P-10290; A-15973) (P-12147; O-17440) (P-16313)

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17 Ill. Adm. Code 830 Commercial Fishing & Musseling in Certain Waters of the State (P-4761; A-11714)
17 Ill. Adm. Code 850 Commercial Fishing in Lake Michigan (P-2183; A-7996)
17 Ill. Adm. Code 2030 Designation of Restricted Waters in the State of Ill. (E-8745) (P-10575; A-16707) (E-12111) (P-13820)
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17 Ill. Adm. Code 730 Dove Hunting (P-5016; A-12186)
17 Ill. Adm. Code 730 Dove Hunting Regs. (P-5016)
17 Ill. Adm. Code 590 Duck, Goose & Coot Hunting (P-5027; A-12200) (E-16233)
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17 Ill. Adm. Code 1590 Falconry & the Captive Propagation of Raptors (P-5072; A-12807)
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17 Ill. Adm. Code 510 General Hunting & Trapping on Department-Owned or Managed Sites (P-5081; A-11724)
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17 Ill. Adm. Code 950 Rules of Regs. Governing the Use of Properties Managed by the Department for Dog Training Issued in Accordance with the Provisions of Chapter 61 of Ill. Revised Statutes (P-13121/87; AR-1813)
17 Ill. Adm. Code 1545 Sale of Forest Products (P-12103/87; A-2274; RC-7829)
17 Ill. Adm. Code 520 Scientific Permits (P-14567/87; A-1815)
17 Ill. Adm. Code 810 Sport Fishing Regs. For the Waters of Ill. (P-19435/87; A-5306) (E-6981) (E-10525) (P-10580; A-15982)
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- 2 Ill. Adm. Code 1376 Freedom of Information Procedures (A-17368)
 23 Ill. Adm. Code 3300 Loan of Military Artifacts (P-14809)
 71 Ill. Adm. Code 1510 Rental of National Guard Armories (P-14813)
 2 Ill. Adm. Code 1375 Rulemaking Procedures & Department Organization (A-17377)

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- 32 Ill. Adm. Code 401 Accrediting Persons in the Practice of Medical Radiation Technology (P-19568/87; A-7603) (P-12159)
 32 Ill. Adm. Code 410 Radiation Inspectors & Inspections (P-13841)
 32 Ill. Adm. Code 606 Requirements for the Disposal of Low-Level Radioactive Waste Away from the Point of Generation (P-18903/87; A-4824) (P-12166)
 32 Ill. Adm. Code 605 Standards for Selection of Contractors (P-16302/87; A-4176)
 32 Ill. Adm. Code 341 Transportation of Radioactive Material (P-15431/87; A-2434)
 32 Ill. Adm. Code 360 Use of X-Rays in the Healing Arts Including Medical, Dental, Podiatry & Veterinary Medicine (P-13858)

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- 35 Ill. Adm. Code 216 Carbon Monoxide Emissions (P-10615)
 35 Ill. Adm. Code 211 Definitions & General Provisions (P-12811/87; O-19898/87; R-1642; A-787) (P-13788/87; O-19898/87; R-1642; A-787) (P-14197/87; A-7284) (P-14592/87; A-7621) (P-15294)
 35 Ill. Adm. Code 304 Effluent Standards (P-2060; A-9905) (P-4210; A-2445) (P-3547; A-10712) (P-4305; A-12064) (P-7065; A-13966) (P-7476) (P-7960) (P-8531) (P-17995/87; A-8658) (P-8822) (P-11397) (P-11669) (P-14509) (P-15815)
 35 Ill. Adm. Code 101 General Rules (P-14822) (PR-14853)
 35 Ill. Adm. Code 720 Hazardous Waste Management System: General (P-16320/87; A-2450) (P-6392; A-12999) (P-15327)
 35 Ill. Adm. Code 106 Hearings Pursuant to Specific Rules (P-1722; O-11335; R-12549; A-12484) (P-6904; A-12817) (P-7069) (P-14865)
 35 Ill. Adm. Code 721 Identification & Listing of Hazardous Waste (P-16327/87; A-2456) (P-3211; A-12070) (P-6397; A-13006) (P-15547)
 35 Ill. Adm. Code 812 Information to be Submitted in a Permit Application (P-7074)
 35 Ill. Adm. Code 814 Interim Standards for Existing Landfills & Units (P-7097)
 35 Ill. Adm. Code 725 Interim Status Standards for Owners & Operators of Hazardous Waste Treatment, Storage & Disposal Facilities (P-16357/87; A-2485) (P-6434; A-13027) (P-15402) (P-15823)
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 35 Ill. Adm. Code 728 Land Disposal Restrictions (P-6453; A-13046)
 35 Ill. Adm. Code 203 Major Stationary Sources Construction & Modification (P-10407/87; A-6118)
 35 Ill. Adm. Code 849 Management of Scrap Tires (E-8485) (P-15828)
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35 Ill. Adm. Code 215

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35 Ill. Adm. Code 309

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35 Ill. Adm. Code 310

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35 Ill. Adm. Code 307

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35 Ill. Adm. Code 726

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35 Ill. Adm. Code 214

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35 Ill. Adm. Code 212

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35 Ill. Adm. Code 212

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68 Ill. Adm. Code 1175

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68 Ill. Adm. Code 1200

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68 Ill. Adm. Code 280

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68 Ill. Adm. Code 1285

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68 Ill. Adm. Code 1310

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68 Ill. Adm. Code 1330

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68 Ill. Adm. Code 1330

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68 Ill. Adm. Code 370

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68 Ill. Adm. Code 1370

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68 Ill. Adm. Code 1450

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68 Ill. Adm. Code 1450

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(A-2136) (P-3223; A-9032) (P-16040/87; A-3487) (P-3911; A-9032) (P-4453)

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A-14669) (P-8837; A-14172) (P-20732/87; A-10481) (P-17047/87; W-10554)

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89 Ill. Adm. Code 113

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R-2160; A-2137) (16032/87; A-3497) (P-3923; A-9023) (P-19585/87; O-4900;

R-6324; A-6151) (P-20487/87; A-5642) (P-20014/87; A-7687) (P-17999/87; A-8662)

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89 Ill. Adm. Code 110

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89 Ill. Adm. Code 160

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89 Ill. Adm. Code 116

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89 Ill. Adm. Code 141

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89 Ill. Adm. Code 121

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A-12824) (P-19603/87; A-9922) (P-13915) (E-14045) (PP-15704) (PP-16271)

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- 89 Ill. Adm. Code 120
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- 89 Ill. Adm. Code 140
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- 89 Ill. Adm. Code 147
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- 89 Ill. Adm. Code 117
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- 89 Ill. Adm. Code 102
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- 89 Ill. Adm. Code 104
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- 89 Ill. Adm. Code 118
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- 89 Ill. Adm. Code 103
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- 77 Ill. Adm. Code 205
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- 77 Ill. Adm. Code 855
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- 77 Ill. Adm. Code 595
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- 77 Ill. Adm. Code 460
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- 77 Ill. Adm. Code 450
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- 77 Ill. Adm. Code 693
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- 77 Ill. Adm. Code 682
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- 77 Ill. Adm. Code 250
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- 77 Ill. Adm. Code 790
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- 77 Ill. Adm. Code 240
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- 77 Ill. Adm. Code 600
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- 77 Ill. Adm. Code 350
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- 77 Ill. Adm. Code 330
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- 77 Ill. Adm. Code 300
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- 77 Ill. Adm. Code 100
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- 77 Ill. Adm. Code 725
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- 77 Ill. Adm. Code 830
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- 77 Ill. Adm. Code 510
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- 77 Ill. Adm. Code 520
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- 77 Ill. Adm. Code 1190
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- 77 Ill. Adm. Code 1160
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- 77 Ill. Adm. Code 1110
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- 77 Ill. Adm. Code 1200
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- 89 Ill. Adm. Code 825 Grants & Contracts (P-14117)
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- 89 Ill. Adm. Code 795 Identification, Evaluation, & Placement of Exceptional Children (P-13955/87; A-14012)
- 89 Ill. Adm. Code 800 Impartial Due Process Hearing (P-13969/87; A-14027)
- 89 Ill. Adm. Code 602 Maintenance (P-13985/87; A-6745)
- 89 Ill. Adm. Code 850 Medical Improvement Review Standard for Continuing Disability (P-8890/87; A-3781) (P-8910)
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- 89 Ill. Adm. Code 830 Non-Academic Programs & Policies (P-2092; A-14304)
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- 89 Ill. Adm. Code 714 Non-Homemaker Service Provider Requirements (P-13952)
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- 89 Ill. Adm. Code 622 Post Employment Services (P-15598/87; A-11505)
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The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking activity occurred in the previous issues of this volume year; the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current issue number and date.) The columns in both parts indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume (calendar year) of the Register was proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash. (e.g. 1 Ill. Adm. Code 100.280 was proposed last year and adopted this year. The action entry reads: (P-8577/86; A-724). The codes for both columns are listed below. For a complete listing of the Titles of the *Illinois Administrative Code*, please refer to 1 Ill. Adm. Code 100.140 or contact the Administrative Code Division.

TYPE OF RULEMAKING		ACTION CODES	
am	= amendment to existing Section	A	= Adopted rule
cc	= codification changes	C	= Correction
n	= new Section	CC	= Codification Changes
r	= repeal of existing Section	E	= Emergency rule
re	= reclassified	F	= Failure to Remedy
#	= renumbered	M	= Modification
		O	= ICAR Objection
		P	= Proposed rule
		PF	= Prohibited Filing
		PP	= Peremptory rule
		R	= Refusal to Modify or Withdraw
		RC	= ICAR Recommendation
		S	= Suspended rule
		W	= Withdrawal of Proposed rule

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300.200	n	(P-8511)
300.300	n	(P-8511)
300.400	n	(P-8511)
300.Ap. A	n	(P-8511)

TITLE 2

550.210	am	(A-7726)
550.Tb. A	am	(A-7726)
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552.20	n	(A-3022)
700.10	am	(A-6648)
700.30	am	(A-6648)
700.100	am	(A-6648)
1150.10	re	(A-2976)
1150.20	re	(A-2976)
1150.30	re	(A-2976)
1150.40	re	(A-2976)
1150.50	re	(A-2976)
1151.110	re	(A-2913)
1151.120	re	(A-2913)
1151.210	re	(A-2913)
1151.220	re	(A-2913)
1151.310	re	(A-2913)
1151.320	re	(A-2913)
1151.410	re	(A-2913)
1151.420	re	(A-2913)
1151.510	re	(A-2913)
1151.520	re	(A-2913)
1151.530	re	(A-2913)
1176.10	am	(A-14689)

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1176.100	am	(A-14689)
1176.110	am	(A-14689)
1176.200	am	(A-14689)
1176.210	am	(A-14689)
1176.300	am	(A-14689)
1176.310	am	(A-14689)
1176.400	am	(A-14689)
1176.420	am	(A-14689)
1176.Ex. A	r	(A-14689)
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1325.10	re	(A-2976)
1325.20	re	(A-2976)
1325.30	re	(A-2976)
1325.40	re	(A-2976)
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1326.110	re	(A-2913)
1326.120	re	(A-2913)
1326.210	re	(A-2913)
1326.220	re	(A-2913)
1326.310	re	(A-2913)
1326.320	re	(A-2913)
1326.410	re	(A-2913)
1326.420	re	(A-2913)
1326.510	re	(A-2913)
1326.520	re	(A-2913)
1326.530	re	(A-2913)
1875.10	am	(A-16712)
1875.20	am	(A-16712)
1875.220	am	(A-16712)
1875.230	am	(A-16712)

TITLE 8 (CONT'D)		TITLE 11 (CONT'D)	
115.100 n (P-15720/87; A-3394)	600.80 r (P-18841/87; A-8306)	100.170 am (P-5591)	
125.100 am (P-17331/87; A-3417)	600.90 r (P-18841/87; A-8306)	100.210 am (P-5591)	
125.90 am (P-17331/87; A-3417)	600.100 r (P-18841/87; A-8306)	100.230 am (P-5591; C-10241)	
125.100 am (P-17331/87; A-3417)	600.110 r (P-18841/87; A-8306)	100.350 am (P-5591; C-10241)	
125.110 am (PP-2154)	600.120 r (P-18841/87; A-8306)	208.10 n (P-13926)	
125.190 am (P-17331/87; A-3417)	600.130 r (P-18841/87; A-8306)	208.20 n (P-13926)	
125.200 am (P-17331/87; A-3417)	600.150 r (P-18841/87; A-8306)	208.30 n (P-13926)	
125.250 am (PP-13621)	600.250 r (P-18841/87; A-8306)	208.40 n (P-13926)	
125.260 am (PP-13621)	600.300 am (P-18841/87; A-8306)	208.100 n (P-13926)	
	600.310 am (P-18841/87; A-8306)	208.110 n (P-13926)	
125.270 am (PP-6313)	600.350 r (P-18841/87; A-8306)	208.120 n (P-13926)	
125.280 am (PP-4879) (PP-6819)	600.360 r (P-18841/87; A-8306)	404.60 am (P-13936)	
125.300 am (PP-13621)	600.370 r (P-18841/87; A-8306)	404.200 am (P-13936)	
125.305 n (P-17331/87; A-3417)	600.380 r (P-18841/87; A-8306)	405.130 am (P-10999/87; A-206)	
125.310 am (PP-2154)	600.450 r (P-18841/87; A-8306)	414.10 r (P-14653/87; A-14687)	
125.380 am (PP-13621)	600.460 r (P-18841/87; A-8306)	414.20 r (P-14653/87; A-14687)	
125.390 am (P-17331/87; A-3417) (PP-6313)	600.470 r (P-18841/87; A-8306)	422.20 am (P-13922)	
	600.480 r (P-18841/87; A-8306)	435.10 n (E-6805) (P-11008/87; A-11235)	
230.50 am (P-1679; A-10437)	600.490 r (P-18841/87; A-8306)	435.20 n (E-6805) (P-11008/87; A-11235)	
230.70 am (P-1679; A-10437)	600.500 r (P-18841/87; A-8306)	435.30 n (E-6805) (P-11008/87; A-11235)	
230.80 am (P-1679; A-10437)	600.510 r (P-18841/87; A-8306)	435.40 n (E-6805) (P-11008/87; A-11235)	
230.90 am (P-1679; A-10437)	600.520 r (P-18841/87; A-8306)	435.50 n (E-6805) (P-11008/87; A-11235)	
230.140 am (P-1679; A-10437)	600.530 r (P-18841/87; A-8306)	435.60 n (E-6805) (P-11008/87; A-11235)	
230.150 am (P-1679; A-10437)	600.540 r (P-18841/87; A-8306)	435.70 n (E-6805) (P-11008/87; A-11235)	
230.160 r (P-1679; A-10437)	600.550 r (P-18841/87; A-8306)	435.80 n (E-6805) (P-11008/87; A-11235)	
230.220 am (P-1679; A-10437)	600.560 r (P-18841/87; A-8306)	435.90 n (E-6805) (P-11008/87; A-11235)	
230.250 am (P-20295/87; A-8299)	600.680 r (P-18841/87; A-8306)	435.100 n (E-6805) (P-11008/87; A-11235)	
240.40 am (P-20295/87; A-8299)	600.730 r (P-18841/87; A-8306)	435.110 n (E-6805) (P-11008/87; A-11235)	
240.60 am (P-20295/87; A-8299)	600.840 am (P-18841/87; A-8306)	435.120 n (E-6805) (P-11008/87; A-11235)	
240.90 am (P-20295/87; A-8299)	600.Tb. A	435.130 n (E-6805) (P-11008/87; A-11235)	
240.120 am (P-20295/87; A-8299)	600.Tb. A	435.140 n (E-6805) (P-11008/87; A-11235)	
240.140 am (P-20295/87; A-8299)	675.20 n (P-3539; A-10416) (E-3790)	435.150 n (E-6805) (P-11008/87; A-11235)	
240.160 am (P-20295/87; A-8299)	675.30 n (P-3539; A-10416) (E-3790)	435.160 n (E-6805) (P-11008/87; A-11235)	
250.10 am (P-7035; A-12784)	675.40 n (P-3539; A-10416) (E-3790)	435.170 n (P-17058)	
250.20 am (P-7035; A-12784)	675.50 n (P-3539; A-10416) (E-3790)	436.10 n (P-11003/87; A-6304)	
250.70 am (P-7035; A-12784)	675.60 n (P-3539; A-10416) (E-3790)	436.20 n (P-11003/87; A-6304)	
250.80 am (P-7035; A-12784)	675.70 n (P-3539; A-10416) (E-3790)	436.28 n (P-11003/87; O-4925; RC-4927;	
250.90 am (P-7035; A-12784)	675.80 n (P-3539; A-10416) (E-3790)	R-6329)	
250.100 am (P-7035; A-12784)	675.90 n (P-3539; A-10416) (E-3790)	436.30 n (P-11003/87; A-6304)	
250.120 am (P-7035; A-12784)	675.100 n (P-3539; A-10416) (E-3790)	436.40 n (P-11003/87; A-6304)	
250.150 am (P-7035; A-12784)	675.110 n (P-3539; A-10416) (E-3790)	436.50 n (P-11003/87; A-6304)	
250.160 am (P-7035; A-12784)	675.120 n (P-3539; A-10416) (E-3790)	436.60 n (P-11003/87; A-6304)	
250.170 am (P-7035; A-12784)	675.130 n (P-3539; A-10416) (E-3790)	436.70 n (P-11003/87; A-6304)	
250.180 am (P-7035; A-12784)	675.140 n (P-3539; A-10416) (E-3790)	436.80 n (P-11003/87; A-6304)	
250.190 n (P-7035; A-12784)	700.Ap. B	436.90 n (P-11003/87; A-6304)	
250.200 am (P-7035; A-12784)	700.Ap. I	436.100 n (P-11003/87; A-6304)	
290.215 am (P-8171; A-14515)	1400.10 am (P-12119/87; A-11219) (P-13832)	436.120 n (P-11003/87; A-6304)	
600.1 n (P-18841/87; A-8306)	1400.140 am (P-5545)	436.130 n (P-11003/87; O-4925; R-6329;	
600.11 am (P-10271; A-15524)	1400.147 am (P-5545)	A-6304)	
600.1 r (P-18841/87; A-8306)	1400.160 am (P-12119/87; A-11219)	436.140 n (P-11003/87; A-6304)	
600.20 r (P-18841/87; A-8306)		508.30 am (P-4779)	
600.30 r (P-18841/87; A-8306)		508.50 am (P-4779)	
600.40 r (P-18841/87; A-8306)		508.60 am (P-11463/87; O-19918/87;	
600.50 r (P-18841/87; A-8306)		M-2030; A-1910) (P-4779)	
600.60 r (P-18841/87; A-8306)			
600.70 r (P-18841/87; A-8306)			

TITLE 11 (CONT'D)

508.70	am	(P-4779)
508.80	am	(P-4779)
509.90	am	(P-4677)
1410.10	am	(P-4345)
1410.15	r	(P-4345)
1770.10	r	(P-10331)
1770.10	n	(P-10298)
1770.20	n	(P-10331)
1770.20	n	(P-10298)
1770.30	n	(P-10331)
1770.30	n	(P-10298)
1770.40	n	(P-10331)
1770.40	n	(P-10298)
1770.50	n	(P-10331)
1770.50	n	(P-10298)
1770.60	n	(P-10331)
1770.60	n	(P-10298)
1770.70	n	(P-10331)
1770.70	n	(P-10298)
1770.80	n	(P-10331)
1770.80	n	(P-10298)
1770.90	n	(P-10331)
1770.90	n	(P-10298)
1770.100	n	(P-10331)
1770.100	n	(P-10298)
1770.110	n	(P-10331)
1770.110	n	(P-10298)
1770.120	n	(P-10331)
1770.120	n	(P-10298)
1770.130	n	(P-10331)
1770.130	n	(P-10298)
1770.140	n	(P-10331)
1770.140	n	(P-10298)
1770.150	n	(P-10331)
1770.150	n	(P-10298)
1770.160	n	(P-10331)
1770.160	n	(P-10298)
1770.170	n	(P-10331)
1770.170	n	(P-10298)
1770.180	n	(P-10331)
1770.180	n	(P-10298)
1770.190	n	(P-10331)
1770.190	n	(P-10298)
1770.200	n	(P-10331)
1770.200	n	(P-10298)
1770.210	n	(P-10331)
1770.220	n	(P-10331)
180.10	n	(P-11130; O-15757; R-17036)
180.11	n	(P-11130; O-15757; R-17036)
180.12	n	(P-11130; O-15757; R-17036)
180.13	n	(P-11130; O-15757; R-17036)
180.14	n	(P-11130; O-15757; R-17036)
200.100	am	(P-1; A-9424)
200.101	am	(P-1; A-9424)

TITLE 14

180.10	n	(P-11130; O-15757; R-17036)
180.11	n	(P-11130; O-15757; R-17036)
180.12	n	(P-11130; O-15757; R-17036)
180.13	n	(P-11130; O-15757; R-17036)
180.14	n	(P-11130; O-15757; R-17036)
200.100	am	(P-1; A-9424)
200.101	am	(P-1; A-9424)

TITLE 14 (CONT'D)

200.105	am	(P-1; A-9424)
200.107	am	(P-1; A-9424)
200.109	am	(P-1; A-9424)
200.110	am	(P-1; A-9424)
200.111	r	(P-1; A-9424)
200.200	am	(P-1; A-9424)
200.201	am	(P-1; A-9424)
200.202	am	(P-1; A-9424)
200.304	am	(P-1; A-9424)
200.305	am	(P-1; A-9424)
200.400	am	(P-1; A-9424)
200.404	am	(P-1; A-9424)
200.500	am	(P-1; A-9424; C-10804)
200.501	am	(P-1; A-9424)
200.502	am	(P-1; A-9424)
200.503	am	(P-1; A-9424)
200.505	am	(P-1; A-9424)
200.506	n	(P-1; A-9424)
200.507	n	(P-1; A-9424; C-10804)
200.508	n	(P-1; A-9424)
200.600	am	(P-1; A-9424)
200.601	r	(P-1; A-9424; E-1124)
200.603	r	(P-1; A-9424; C-10804)
200.603	n	(P-1; A-9424)
200.604	am	(P-1; A-9424; E-1124)
200.605	am	(P-1; A-9424)
200.700	r	(P-1; A-9424)
200.701	am	(P-1; A-9424)
200.702	am	(P-1; A-9424)
200.703	r	(P-1; A-9424)
200.800	am	(P-1; A-9424)
200.1000	r	(P-1; A-9424; E-1124)
200.1001	r	(P-1; A-9424; E-1124)
200.Ap. A	am	(P-1; A-9424)
II. A	am	(P-1; A-9424)
II. J	r	(P-1; A-9424)
II. J	r	(P-1; A-9424)
II. L	am	(P-1; A-9424)
II. M	n	(P-1; A-9424)
II. N	n	(P-1; A-9424)
200.Ap. C	am	(P-1; A-9424)
II. B	am	(P-1; A-9424)
II. C	n	(P-1; A-9424)
200.Ap.F	am	(P-1; A-9424)
II. A	n	(P-1; A-9424)
II. B	n	(P-1; A-9424)
470.110	n	(P-15239)
470.120	n	(P-15239)
470.220	n	(P-15239)
470.230	n	(P-15239)
470.240	n	(P-15239)
470.250	n	(P-15239)
470.260	n	(P-15239)
470.270	n	(P-15239)

TITLE 14 (CONT'D)

470.280	n	(P-15239)
470.290	n	(P-15239)
470.310	n	(P-15239)
500.60	am	(P-9275)
500.90	am	(P-9275)
520.100	am	(P-17346/87; O-7826; R-11318; A-11201)
520.210	am	(P-5856)
520.300	am	(P-17346/87; O-7826; R-11318; A-11201)
520.320	am	(P-17346/87; O-7826; R-11318; A-11201)
520.700	am	(P-17346/87; O-7826; R-11318; A-11201)
520.710	am	(P-17346/87; O-7826; R-11318; A-11201)
520.720	am	(P-17346/87; O-7826; R-11318; A-11201)
520.730	am	(P-17346/87; O-7826; R-11318; A-11201)
520.900	am	(P-5856)
520.910	am	(P-5856)
520.920	am	(P-5856)
520.930	am	(P-5856)
520.1000	am	(P-15419/87; A-4115)
520.1010	am	(P-15419/87; A-4115)
520.1020	am	(P-15419/87; A-4115)
520.1030	am	(P-15419/87; A-4115)
550.20	am	(P-14550/87; A-2226)
550.40	am	(P-14550/87; A-2226)
550.50	am	(P-14550/87; A-2226)
550.60	am	(P-14550/87; A-2226)
590.10	am	(P-15249)
590.80	n	(P-15249)
590.81	n	(P-15249)
590.90	n	(P-15249)
590.91	n	(P-15249)
590.92	n	(P-15249)
590.93	n	(P-15249)
620.10	am	(P-14797; E-15207)
620.30	am	(P-14797; E-15207)
620.40	am	(P-14797; E-15207)
620.50	am	(P-14797; E-15207)
620.60	am	(P-14797; E-15207)
620.70	am	(P-14797; E-15207)
620.80	am	(P-14797; E-15207)
620.90	am	(P-14797; E-15207)
630.20	am	(P-4987)
630.40	am	(P-4987)
640.10	n	(P-7926)
640.20	n	(P-7926)
640.30	n	(P-7926)
640.40	n	(P-7926)
640.50	n	(P-7926)
640.60	n	(P-7926)
640.70	n	(P-7926)

TITLE 14 (CONT'D)

640.80	n	(P-7926)
640.90	n	(P-7926)
640.100	n	(P-7926)
640.110	n	(P-7926)
640.120	n	(P-7926)
640.130	n	(P-7926)
640.140	n	(P-7926)
640.150	n	(P-7926)
640.160	n	(P-7926)
640.170	n	(P-7926)
910.10	n	(P-12539/87; A-3480)
910.20	n	(P-12539/87; A-3480)
910.30	n	(P-12539/87; A-3480)
910.40	n	(P-12539/87; A-3480)
910.50	n	(P-12539/87; A-3480)
910.60	n	(P-12539/87; A-3480)
910.70	n	(P-12539/87; A-3480)
910.80	n	(P-12539/87; A-3480)

TITLE 17

510.10	am	(P-5081; A-11724)
510.20	am	(P-5081; A-11724)
520.20	am	(P-14567/87; A-1815)
520.30	am	(P-14567/87; A-1815)
530.20	am	(P-4999; A-12016)
530.70	am	(P-4999; A-12016)
530.80	am	(P-4999; A-12016)
530.90	am	(P-4999; A-12016)
530.100	am	(P-4999; A-12016)
530.105	am	(P-4999; A-12016)
530.110	am	(P-4999; A-12016)
530.120	am	(P-4999; A-12016)
550.10	am	(P-5094; A-11730)
550.20	am	(P-5094; A-11730)
550.30	am	(P-5094; A-11730)
570.10	am	(P-5087; A-12034)
570.40	am	(P-5087; A-12034)
590.10	am	(P-5027; A-12200)
590.20	am	(P-5027; A-12200)
590.30	am	(P-5027; A-12200)
590.40	am	(P-5027; A-12200)
590.50	am	(P-5027; A-12200)
590.60	am	(P-5027; A-12200)
590.70	am	(P-5027; A-12200)
590.80	am	(P-5027; A-12200)
650.10	am	(P-74; A-8003)
650.21	n	(P-74; A-8003)
650.22	n	(P-74; A-8003)
650.23	n	(P-74; A-8003)
650.30	am	(P-5525; A-12055)
650.40	am	(P-74; A-8003)
650.50	am	(P-74; A-8003)
650.60	am	(P-5525; A-12055)
650.70	am	(P-74; A-8003)
670.20	am	(P-5117; A-12042)
670.30	am	(P-5117; A-12042)

TITLE 17 (CONT'D)		TITLE 20 (CONT'D)	
670.40 am (P-5117; A-12042)	1590.80 am (P-5072; A-12807)	504.605 n (P-12727/87; A-8351)	702.20 am (P-378; A-12340)
670.55 am (P-5117; A-12042)	1590.90 am (P-5072; A-12807)	504.610 am (P-12727/87; A-8351)	702.30 am (P-378; A-12340)
670.60 am (P-5117; A-12042)	1590.100 am (P-5072; A-12807)	504.620 am (P-12727/87; A-8351)	702.40 am (P-378; A-12340)
690.20 am (P-5104; A-12246)	1590.120 am (P-5072; A-12807)	504.630 am (P-12727/87; A-8351)	702.50 am (P-378; A-12340)
690.30 am (P-5104; A-12246)	2030.30 am (E-8745; P-10575; A-16707)	504.640 r (P-12727/87; A-8351)	702.60 am (P-378; A-12340)
710.10 am (P-19471/87; A-5342)	(E-12111) (P-13820)	504.650 am (P-12727/87; A-8351)	702.70 am (P-378; A-12340)
710.20 am (P-19471/87; A-5342)		504.660 n (P-12727/87; A-8351)	702.80 am (P-378; A-12340)
710.30 am (P-19471/87; A-5342)		504.700 am (P-12727/87; A-8351)	702.90 am (P-378; A-12340)
710.50 am (P-19471/87; A-5342)		504.710 am (P-12727/87; A-8351)	702.110 am (P-378; A-12340)
710.60 am (P-19471/87; A-5342)		504.715 n (P-12727/87; A-8351)	702.120 am (P-378; A-12340)
720.10 am (P-5111; A-12254)		504.720 am (P-12727/87; A-8351)	702.130 am (P-378; A-12340)
720.20 am (P-5111; A-12254)		504.730 am (P-12727/87; A-8351)	702.140 am (P-378; A-12340)
720.40 am (P-5111; A-12254)		504.800 am (P-12727/87; A-8351)	702.150 am (P-378; A-12340)
730.20 am (P-5016; A-12186)		504.802 n (P-12727/87; A-8351)	702.160 am (P-378; A-12340)
730.30 am (P-5016; A-12186)		504.805 n (P-12727/87; A-8351)	702.170 am (P-378; A-12340)
740.10 am (P-5130; A-12261)		504.810 am (P-12727/87; A-8351)	702.180 am (P-378; A-12340)
740.20 am (P-5130; A-12261)		504.820 am (P-12727/87; A-8351)	702.190 am (P-378; A-12340)
810.30 am (P-19435/87; A-5306) (E-6981)		504.830 am (P-12727/87; A-8351)	702.200 am (P-378; A-12340)
810.40 am (P-10580; A-15982)		504.840 am (P-12727/87; A-8351)	702.210 am (P-378; A-12340)
810.70 am (P-19435/87; A-5306) (E-6981)		504.850 am (P-12727/87; A-8351)	702.220 am (P-378; A-12340)
810.90 am (P-19435/87; A-5306)		504.900 n (P-12727/87; A-8351)	702.230 am (P-378; A-12340)
830.20 am (P-19435/87; A-5306)		504.905 n (P-12727/87; A-8351)	702.240 am (P-378; A-12340)
830.60 am (P-4761; A-11714)		504.910 n (P-12727/87; A-8351)	702.250 am (P-378; A-12340)
850.50 am (P-2183; A-7996)		504.920 n (P-12727/87; A-8351)	702.260 am (P-378; A-12340)
850.60 am (P-2183; A-7996)		504.930 n (P-12727/87; A-8351)	703.1 n (P-443; A-12405)
850.80 am (P-2183; A-7996)		504.940 n (P-12727/87; A-8351)	703.5 n (P-443; A-12405)
930.20 am (P-5522; A-11720)		504.Tb. A am (P-12727/87; A-8351)	703.10 am (P-443; A-12405)
930.45 n (P-5522; A-11720)		504.Tb. B am (P-12727/87; A-8351)	703.20 am (P-443; A-12405)
950.10 r (P-13121/87; A-1813)		504.Tb. C am (P-12727/87; A-8351)	703.40 am (P-443; A-12405)
950.10 n (P-13116/87; A-1808)		525.310 am (P-3542; A-9664)	703.50 am (P-443; A-12405)
950.20 r (P-13121/87; A-1813)		701.5 n (P-313; A-12274)	703.60 am (P-443; A-12405)
950.30 r (P-13121/87; A-1813)		701.10 am (P-313; A-12274)	703.70 am (P-443; A-12405)
950.30 n (P-13116/87; A-1808)		701.20 am (P-313; A-12274)	703.80 am (P-443; A-12405)
950.40 n (P-13116/87; A-1808)		701.30 am (P-313; A-12274)	703.90 am (P-443; A-12405)
950.50 n (P-13116/87; A-1808)		701.40 am (P-313; A-12274)	703.110 am (P-443; A-12405)
950.60 n (P-13116/87; A-1808)		701.60 am (P-313; A-12274)	703.120 am (P-443; A-12405)
1335.10 am (P-8197; A-16018)		701.70 am (P-313; A-12274)	703.130 am (P-443; A-12405)
1535.60 am (P-8197; A-16018)		701.80 am (P-313; A-12274)	703.140 am (P-443; A-12405)
1540.10 am (P-18463/87; A-5296)		701.90 am (P-313; A-12274)	703.150 am (P-443; A-12405)
1540.20 am (P-18463/87; A-5296)		701.100 am (P-313; A-12274)	703.160 am (P-443; A-12405)
1540.30 am (P-18463/87; A-5296)		701.110 am (P-313; A-12274)	703.170 am (P-443; A-12405)
1540.40 am (P-18463/87; A-5296)		701.120 am (P-313; A-12274)	703.180 am (P-443; A-12405)
1545.10 n (P-12103/87; A-2274; RC-7829)		701.130 am (P-313; A-12274)	703.190 am (P-443; A-12405)
1545.20 n (P-12103/87; A-2274; RC-7829)		701.140 am (P-313; A-12274)	703.210 am (P-443; A-12405)
1545.30 n (P-12103/87; A-2274; RC-7829)		701.150 am (P-313; A-12274)	703.240 am (P-443; A-12405)
1545.40 n (P-12103/87; A-2274; RC-7829)		701.160 am (P-313; A-12274)	720.5 n (P-489; A-12452)
1545.50 n (P-12103/87; A-2274; RC-7829)		701.170 am (P-313; A-12274)	720.10 am (P-489; A-12452)
1545.60 n (P-12103/87; A-2274; RC-7829)		701.180 am (P-313; A-12274)	720.20 am (P-489; A-12452)
1545.70 n (P-12103/87; A-2274; RC-7829)		701.200 am (P-313; A-12274)	720.30 am (P-489; A-12452)
1545.80 n (P-12103/87; A-2274; RC-7829)		701.210 am (P-313; A-12274)	720.50 am (P-489; A-12452)
1545.90 n (P-12103/87; A-2274; RC-7829)		701.220 am (P-313; A-12274)	720.60 am (P-489; A-12452)
1590.20 am (P-5072; A-12807)		701.250 am (P-313; A-12274)	720.70 am (P-489; A-12452)
1590.50 am (P-5072; A-12807)		701.260 am (P-313; A-12274)	720.100 am (P-489; A-12452)
		701.270 am (P-313; A-12274)	720.130 am (P-489; A-12452)
		702.5 n (P-378; A-12340)	720.150 am (P-489; A-12452)
		702.10 am (P-378; A-12340)	720.160 am (P-489; A-12452)

TITLE 20 (CONT'D)			TITLE 23 (CONT'D)			TITLE 23 (CONT'D)			TITLE 23 (CONT'D)		
1280.10	n	(P-10497/87; A-8458)	25.725	n	(P-11894/87; A-3709)	254.150	am	(P-4451/87; A-2282)	254.988	am	(P-4451/87; A-2282)
1280.20	n	(P-10497/87; A-8458)	25.730	n	(P-11894/87; A-3709)	254.210	am	(P-4451/87; A-2282)	254.992	am	(P-4451/87; A-2282)
1280.30	n	(P-10497/87; A-8458)	25.735	n	(P-11894/87; A-3709)	254.220	am	(P-4451/87; A-2282)	254.995	am	(P-4451/87; A-2282)
1280.40	n	(P-10497/87; A-8458)	25.740	n	(P-11894/87; A-3709)	254.230	am	(P-4451/87; A-2282)	254.998	am	(P-4451/87; A-2282)
1290.10	n	(P-9415)	25.745	n	(P-11894/87; A-3709)	254.240	am	(P-4451/87; A-2282)	254.1010	am	(P-4451/87; A-2282)
1290.20	n	(P-9415)	25.750	n	(P-11894/87; A-3709)	254.250	am	(P-4451/87; A-2282)	254.1020	am	(P-4451/87; A-2282)
1290.30	n	(P-9415)	25.755	n	(P-11894/87; A-3709)	254.250	am	(P-4451/87; A-2282)	254.1030	r	(P-4451/87; A-2282)
1290.40	n	(P-9415)	25.760	n	(P-11894/87; A-3709)	254.310	am	(P-4451/87; A-2282)	254.1040	am	(P-4451/87; A-2282)
1290.50	n	(P-9415)	25.765	n	(P-11894/87; A-3709)	254.320	am	(P-4451/87; A-2282)	254.1110	am	(P-4451/87; A-2282)
1290.60	n	(P-9415)	25.770	n	(P-11894/87; A-3709)	254.330	r	(P-4451/87; A-2282)	254.1120	am	(P-4451/87; A-2282)
1290.70	n	(P-9415)	25.775	n	(P-11894/87; A-3709)	254.340	r	(P-4451/87; A-2282)	254.1130	am	(P-4451/87; A-2282)
1291.10	n	(P-9420; O-15760)	25.780	n	(P-11894/87; A-3709)	254.340	n	(P-4451/87; A-2282)	254.1140	am	(P-4451/87; A-2282)
1291.20	n	(P-9420; O-15760)	25.785	n	(P-11894/87; A-3709)	254.340	am	(P-4451/87; A-2282)	254.1150	am	(P-4451/87; A-2282)
1291.30	n	(P-9420; O-15760)	50.40	am	(P-20377/87; A-9882)	254.350	am	(P-4451/87; A-2282)	254.1160	am	(P-4451/87; A-2282)
1291.40	n	(P-9420; O-15760)	50.50	am	(P-20377/87; A-9882)	254.360	am	(P-4451/87; A-2282)	254.1170	r	(P-4451/87; A-2282)
1291.50	n	(P-17064)	110.10	am	(P-12625)	254.370	am	(P-4451/87; A-2282)	254.1180	am	(P-4451/87; A-2282)
1295.20	n	(P-17064)	110.20	am	(P-12625)	254.380	am	(P-4451/87; A-2282)	254.1185	am	(P-4451/87; A-2282)
1295.30	n	(P-17064)	110.25	am	(P-12625)	254.390	am	(P-4451/87; A-2282)	254.1188	am	(P-4451/87; A-2282)
1295.40	n	(P-17064)	110.30	am	(P-12625)	254.395	am	(P-4451/87; A-2282)	254.1190	am	(P-4451/87; A-2282)
1295.50	n	(P-17064)	110.40	am	(P-12625)	254.395	am	(P-4451/87; A-2282)	254.1192	am	(P-4451/87; A-2282)
1295.60	n	(P-17064)	110.50	am	(P-12625)	254.398	am	(P-4451/87; A-2282)	254.1195	r	(P-4451/87; A-2282)
1295.70	n	(P-17064)	110.60	am	(P-12625)	254.410	am	(P-4451/87; A-2282)	254.1198	am	(P-4451/87; A-2282)
1295.80	n	(P-17064)	110.70	am	(P-12625)	254.420	am	(P-4451/87; A-2282)	254.1210	am	(P-4451/87; A-2282)
1295.90	n	(P-17064)	110.80	am	(P-12625)	254.440	am	(P-4451/87; A-2282)	254.1215	n	(P-4451/87; A-2282)
1520.10	am	(P-1211087; O-7832; R-8750; A-8649)	110.90	am	(P-12625)	254.450	am	(P-4451/87; A-2282)	254.1220	n	(P-4451/87; A-2282)
1520.45	n	(P-1211087; O-7832; R-8750; A-8649)	110.10	am	(P-12625)	254.460	am	(P-4451/87; A-2282)	254.1225	n	(P-4451/87; A-2282)
1520.50	am	(P-1211087; O-7832; R-8750; A-8649)	110.Tb. A	am	(P-12625)	254.470	am	(P-4451/87; A-2282)	254.1230	r	(P-4451/87; A-2282)
1550.10	n	(P-7800/87; A-7585)	110.Tb. B	am	(P-12625)	254.480	am	(P-4451/87; A-2282)	254.1235	n	(P-4451/87; A-2282)
1550.20	n	(P-7800/87; A-7585)	110.Tb. C	am	(P-12625)	254.490	r	(P-4451/87; A-2282)	254.1240	r	(P-4451/87; A-2282)
1550.30	n	(P-7800/87; A-7585)	110.Tb. D	am	(P-12625)	254.510	am	(P-4451/87; A-2282)	254.1245	n	(P-4451/87; A-2282)
1550.40	n	(P-7800/87; A-7585)	120.10	am	(P-9402/87; A-4147)	254.510	am	(P-4451/87; A-2282)	254.1250	n	(P-4451/87; A-2282)
1550.50	n	(P-7800/87; A-7585)	120.30	am	(P-9402/87; A-4147)	254.610	am	(P-4451/87; A-2282)	254.1260	r	(P-4451/87; A-2282)
1550.60	n	(P-7800/87; A-7585)	120.40	am	(P-9402/87; A-4147)	254.620	am	(P-4451/87; A-2282)	254.1270	r	(P-4451/87; A-2282)
1550.70	n	(P-7800/87; A-7585)	120.50	am	(P-9402/87; A-4147)	254.620	r	(P-8777)	254.1310	am	(P-4451/87; A-2282)
1550.80	n	(P-7800/87; A-7585)	120.60	am	(P-9402/87; A-4147)	254.630	am	(P-4451/87; A-2282)	254.1320	am	(P-4451/87; A-2282)
1550.90	n	(P-7800/87; A-7585)	120.70	am	(P-9402/87; A-4147)	254.630	am	(P-4451/87; A-2282)	254.1410	r	(P-4451/87; A-2282)
1610.70	am	(P-4774) (P-14106)	120.80	am	(P-9402/87; A-4147)	254.640	am	(P-4451/87; A-2282)	254.1415	n	(P-4451/87; A-2282)
1720.30	am	(P-11454/87; A-3728)	120.90	am	(P-9402/87; A-4147)	254.640	am	(P-4451/87; A-2282)	254.1420	r	(P-4451/87; A-2282)
1720.Ap. A	n	(P-11454/87; A-3728)	120.100	am	(P-9402/87; A-4147)	254.640	am	(P-4451/87; A-2282)	254.1425	n	(P-4451/87; A-2282)
TITLE 23			120.110	am	(P-9402/87; A-4147)	254.710	am	(P-4451/87; A-2282)	254.1430	n	(P-4451/87; A-2282)
1.260	am	(P-9385/87; A-4800)	120.120	am	(P-9402/87; A-4147)	254.720	am	(P-4451/87; A-2282)	254.1430	n	(P-4451/87; A-2282)
1.290	n	(P-9385/87; O-19868/87; M-4884; A-4800)	120.200	am	(P-9402/87; A-4147)	254.730	am	(P-4451/87; A-2282)	254.1510	am	(P-4451/87; A-2282)
1.330	n	(P-9385/87; A-4800)	120.210	am	(P-9402/87; A-4147)	254.740	am	(P-4451/87; A-2282)	254.1520	am	(P-4451/87; A-2282)
1.420	am	(P-9385/87; O-19868/87; M-4884; A-4800)	120.240	am	(P-9402/87; A-4147)	254.750	am	(P-4451/87; A-2282)	254.1530	am	(P-4451/87; A-2282)
25.10	am	(P-1694; A-16022)	120.245	n	(P-9402/87; A-4147)	254.760	r	(P-4451/87; A-2282)	254.1540	am	(P-4451/87; A-2282)
25.20	am	(P-1694; A-16022)	210.10	am	(P-6873; A-16052)	254.760	r	(P-4451/87; A-2282)	254.1550	am	(P-4451/87; A-2282)
25.30	am	(P-1694; A-16022)	210.110	am	(P-6873; A-16052)	254.810	am	(P-4451/87; A-2282)	254.1560	am	(P-4451/87; A-2282)
25.40	am	(P-1694; A-16022)	210.120	am	(P-6873; A-16052)	254.820	am	(P-4451/87; A-2282)	254.1630	am	(P-4451/87; A-2282)
25.80	am	(P-1694; A-16022)	210.140	am	(P-6873; A-16052)	254.910	am	(P-4451/87; A-2282)	254.1640	am	(P-4451/87; A-2282)
25.705	n	(P-11894/87; A-3709)	230.10	am	(P-12747)	254.920	am	(P-4451/87; A-2282)	254.1650	am	(P-4451/87; A-2282)
25.710	n	(P-11894/87; A-3709)	230.110	am	(P-12747)	254.930	am	(P-4451/87; A-2282)	254.1670	am	(P-4451/87; A-2282)
25.715	n	(P-11894/87; A-3709)	230.30	am	(P-12747)	254.940	am	(P-4451/87; A-2282)	254.1680	am	(P-4451/87; A-2282)
25.720	n	(P-11894/87; A-3709)	230.60	am	(P-12747)	254.950	am	(P-4451/87; A-2282)	254.1685	am	(P-4451/87; A-2282)
			254.110	r	(P-4451/87; A-2282)	254.960	r	(P-4451/87; A-2282)	254.1694	r	(P-4451/87; A-2282)
			254.120	am	(P-4451/87; A-2282)	254.970	r	(P-4451/87; A-2282)	254.1695	r	(P-4451/87; A-2282)
			254.130	am	(P-4451/87; A-2282)	254.980	r	(P-4451/87; A-2282)	254.1696	am	(P-4451/87; A-2282)
			254.140	am	(P-4451/87; A-2282)	254.985	r	(P-4451/87; A-2282)	254.1710	am	(P-4451/87; A-2282)

TITLE 23 (CONT'D)			TITLE 32 (CONT'D)		
3300.30	n	(P-14809)	401.140	am	(P-19568/87; A-7603)
3300.40	n	(P-14809)	401.150	am	(P-19568/87; A-7603)
3300.50	n	(P-14809)	401.170	n	(P-12159)
3300.60	n	(P-14809)	410.10	am	(P-13841)
3300.70	n	(P-14809)	410.20	am	(P-13841)
3300.80	n	(P-14809)	410.30	am	(P-13841)
			410.40	am	(P-13841)
			410.50	am	(P-13841)
			410.60	am	(P-13841)
			410.70	am	(P-13841)
			410.80	am	(P-13841)
			410.II. A	n	(P-13841)
			410.II. B	n	(P-13841)
			605.10	n	(P-16302/87; A-4176)
			605.20	n	(P-16302/87; A-4176)
			605.30	n	(P-16302/87; A-4176)
			605.40	n	(P-16302/87; A-4176)
			605.50	n	(P-16302/87; A-4176)
			605.60	n	(P-16302/87; A-4176)
			605.70	n	(P-16302/87; A-4176)
			605.80	n	(P-16302/87; A-4176)
			605.90	n	(P-16302/87; A-4176)
			605.100	n	(P-16302/87; A-4176)
			605.110	n	(P-16302/87; A-4176)
			605.120	n	(P-16302/87; A-4176)
			606.10	n	(P-18903/87; A-4824)
			606.20	n	(P-18903/87; A-4824)
			606.30	n	(P-18903/87; A-4824)
			606.30	am	(P-12166)
			606.40	n	(P-18903/87; A-4824)
			606.50	n	(P-18903/87; A-4824)
			606.60	n	(P-18903/87; A-4824)
			606.70	n	(P-18903/87; A-4824)
			606.80	n	(P-18903/87; A-4824)
			606.80	am	(P-12166)
			606.90	n	(P-18903/87; A-4824)
TITLE 33			TITLE 35		
341.20	am	(P-15431/87; A-2434)	101.100	n	(P-14822)
341.50	am	(P-15431/87; A-2434)	101.101	n	(P-14822)
341.50	am	(P-15431/87; A-2434)	101.101	r	(P-14853)
341.50	am	(P-15431/87; A-2434)	101.102	n	(P-14822)
360.10	am	(P-13858)	101.102	r	(P-14853)
360.20	am	(P-13858)	101.103	n	(P-14822)
360.30	am	(P-13858)	101.103	r	(P-14853)
360.40	am	(P-13858)	101.103	n	(P-14853)
360.50	am	(P-13858)	101.104	n	(P-14822)
360.60	am	(P-13858)	101.104	r	(P-14853)
360.70	am	(P-13858)	101.105	n	(P-14822)
360.80	am	(P-13858)	101.105	r	(P-14853)
360.90	am	(P-13858)	101.106	n	(P-14822)
360.100	am	(P-13858)	101.106	r	(P-14853)
360.100	am	(P-13858)	101.107	n	(P-14822)
360.100	am	(P-13858)	101.107	r	(P-14853)
360.100	am	(P-13858)	101.108	n	(P-14822)
360.100	am	(P-13858)	101.108	r	(P-14853)
360.100	am	(P-13858)	101.109	n	(P-14822)
360.100	am	(P-13858)	101.109	r	(P-14853)
360.100	am	(P-13858)	101.110	n	(P-14822)
360.100	am	(P-13858)	101.110	r	(P-14853)
360.100	am	(P-13858)	101.111	n	(P-14822)
360.100	am	(P-13858)	101.111	r	(P-14853)
360.100	am	(P-13858)	101.112	n	(P-14822)
360.100	am	(P-13858)	101.112	r	(P-14853)
360.100	am	(P-13858)	101.113	n	(P-14822)
360.100	am	(P-13858)	101.113	r	(P-14853)
360.100	am	(P-13858)	101.114	n	(P

TITLE 23 (CONT'D)		TITLE 23 (CONT'D)	
254.1810	am (P-4451/87; A-2282)	1501.705	am (P-17965/87; A-6660)
254.1820	am (P-4451/87; A-2282)	1700.30	am (P-18520/87; A-11510)
254.1830	am (P-4451/87; A-2282)	1700.40	am (P-18520/87; A-11510)
254.1910	r (P-4451/87; A-2282)	1700.50	am (P-18520/87; A-11510)
254.1920	r (P-4451/87; A-2282)	1700.55	n (P-18520/87; A-11510)
254.2030	am (P-4451/87; A-2282)	1720.5	am (P-18530/87; A-11520)
254.2040	am (P-4451/87; A-2282)	1720.10	am (P-6349/87; O-19933/87; R-4726)
254.2090	am (P-4451/87; A-2282)	1720.30	am (P-6349/87; O-19933/87; R-4726)
254.2092	am (P-4451/87; A-2282)	1720.40	am (P-18530/87; A-11520)
254.2110	am (P-4451/87; A-2282)	1720.50	am (P-18530/87; A-11520)
254.2120	am (P-4451/87; A-2282)	1720.55	am (P-18530/87; A-11520)
254.2130	am (P-4451/87; A-2282)	1720.105	am (P-18530/87; A-11520)
254.2140	am (P-4451/87; A-2282)	1720.120	am (P-18530/87; A-11520)
254.2150	r (P-4451/87; A-2282)	1720.140	r (P-15047; E-15221)
254.2160	r (P-4451/87; A-2282)	1720.200	n (P-18142/87; O-3131; M-7016; A-6971)
254.2170	r (P-4451/87; A-2282)	1730.40	r (P-15047; E-15221)
254.2180	r (P-4451/87; A-2282)	1730.20	am (P-18542/87; A-11531)
254.2190	r (P-4451/87; A-2282)	1733.20	am (P-18547/87; A-11536)
254.2195	r (P-4451/87; A-2282)	1733.30	am (P-18547/87; A-11536)
254.2200	am (P-4451/87; A-2282)	1735.20	am (P-18556/87; A-11546)
254.2230	am (P-4451/87; O-15357/87; R-3116; A-2872) (P-8777)	1735.50	am (P-18556/87; A-11546)
254.2235	n (P-8777)	1735.60	am (P-18556/87; A-11546)
254.2240	r (P-4451/87; A-2282)	1735.70	am (P-18556/87; A-11546)
254.2245	n (P-8777)	1735.80	am (P-18556/87; O-7855; M-10803; A-11546)
254.2250	r (P-4451/87; A-2282)	1735.90	r (P-18556/87; A-11546)
254.2260	r (P-4451/87; A-2282)	1735.90	n (P-18556/87; O-7855; M-10803; A-11546)
254.2270	r (P-4451/87; A-2282)	1761.30	am (P-18553/87; A-11543)
254.2280	r (P-4451/87; A-2282)	1762.10	am (P-18514/87; A-11559)
254.2290	r (P-4451/87; A-2282)	1762.30	am (P-18514/87; A-11559)
254.2292	r (P-4451/87; A-2282)	1762.40	am (P-18514/87; A-11559)
254.2296	r (P-4451/87; A-2282)	3030.60	am (P-12180)
254.2298	r (P-4451/87; A-2282)	3030.105	am (P-12180)
254.2310	am (P-4451/87; A-2282)	3060.100	am (P-729; A-11264)
254.2310	am (P-8777)	3060.600	am (P-729; A-11264)
254.2320	am (P-4451/87; A-2282) (P-8777)	3060.800	am (P-729; A-11264)
254.2330	am (P-4451/87; A-2282) (P-8777)	3070.100	n (P-12599/87; O-19925/87; R-2031; A-1915)
254.2340	am (P-4451/87; A-2282) (P-8777)	3070.110	n (P-12599/87; O-19925/87; R-2031; A-1915)
254.2350	am (P-4451/87; A-2282) (P-8777)	3070.120	n (P-12599/87; O-19925/87; R-2031; A-1915)
275.90	am (P-12745)	3070.130	n (P-12599/87; O-19925/87; R-2031; A-1915)
375.70	am (P-11608/87; O-19877/87; R-4886; A-4818)	3070.140	n (P-12599/87; O-19925/87; R-2031; A-1915)
375.75	n (P-11608/87; O-19877/87; R-4886; A-4818)	3070.150	n (P-12599/87; O-19925/87; R-2031; A-1915)
1010.30	am (P-12622)	3070.160	n (P-12599/87; O-19925/87; R-2031; A-1915)
1501.101	am (P-10290; A-15973)	3070.170	n (P-12599/87; O-19925/87; R-2031; A-1915)
1501.102	am (P-10290; A-15973)	3300.10	n (P-14809)
1501.112	n (P-10290; A-15973)	3300.20	n (P-14809)
1501.113	n (P-12147)		
1501.309	am (P-7057; A-16699)		
1501.501	am (P-4420; O-11325; RC-11328; W-15763)		
1501.509	am (P-4420; W-15763) (P-16313)		
1501.514	am (P-17965/87; A-6660)		

TABLE 35. (CONT'D)				
101.109	r	(p-14853)	r	(p-14853)
101.110	r	(p-14853)	r	(p-14853)
101.120	n	(p-14822)	n	(p-14822)
101.120	n	(p-14853)	n	(p-14853)
101.120	n	(p-14822)	n	(p-14822)
101.121	n	(p-14853)	n	(p-14853)
101.121	n	(p-14822)	n	(p-14822)
101.122	n	(p-14822)	n	(p-14822)
101.122	r	(p-14853)	r	(p-14853)
101.140	r	(p-14822)	r	(p-14822)
101.140	r	(p-14853)	r	(p-14853)
101.141	n	(p-14822)	n	(p-14822)
101.142	n	(p-14822)	n	(p-14822)
101.143	n	(p-14822)	n	(p-14822)
101.144	n	(p-14822)	n	(p-14822)
101.160	n	(p-14822)	n	(p-14822)
101.161	n	(p-14822)	n	(p-14822)
101.162	n	(p-14822)	n	(p-14822)
101.180	n	(p-14822)	n	(p-14822)
101.181	n	(p-14822)	n	(p-14822)
101.200	n	(p-14822)	n	(p-14822)
101.220	n	(p-14822)	n	(p-14822)
101.221	n	(p-14822)	n	(p-14822)
101.240	n	(p-14822)	n	(p-14822)
101.241	n	(p-14822)	n	(p-14822)
101.242	n	(p-14822)	n	(p-14822)
101.243	n	(p-14822)	n	(p-14822)
101.244	n	(p-14822)	n	(p-14822)
101.245	n	(p-14822)	n	(p-14822)
101.246	n	(p-14822)	n	(p-14822)
101.247	n	(p-14822)	n	(p-14822)
101.281	n	(p-14822)	n	(p-14822)
101.300	n	(p-14822)	n	(p-14822)
101.301	n	(p-14822)	n	(p-14822)
101.302	n	(p-14822)	n	(p-14822)
101.303	n	(p-14822)	n	(p-14822)
101.Ap.	r	(p-14853)	r	(p-14853)
101.Ap. A	n	(p-14822)	n	(p-14822)
101.Ap. B	n	(p-14822)	n	(p-14822)
101.Ap. C	n	(p-14822)	n	(p-14822)
101.Ap. D	n	(p-14822)	n	(p-14822)
101.Ap. E	n	(p-14822)	n	(p-14822)
102.100	n	(p-14886)	n	(p-14886)
102.101	n	(p-14886)	n	(p-14886)
102.101	r	(p-14918)	r	(p-14918)
102.102	n	(p-14886)	n	(p-14886)
102.102	r	(p-14918)	r	(p-14918)
102.103	n	(p-14886)	n	(p-14886)
102.104	n	(p-14886)	n	(p-14886)
102.105	n	(p-14886)	n	(p-14886)
102.120	r	(p-14918)	r	(p-14918)
102.121	r	(p-14886)	r	(p-14886)
102.121	n	(p-14918)	n	(p-14918)

[illegible]

TITLE 35 (CONT'D)		
102.405	n	(P-14886)
102.406	n	(P-14886)
102.407	n	(P-14886)
102.408	n	(P-14886)
102.409	n	(P-14886)
102.420	n	(P-14886)
102.421	n	(P-14886)
102.422	n	(P-14886)
102.4p. A	r	(P-14918)
106.410	am	(P-7069)
106.415	am	(P-14865)
106.501	n	(P-1772; O-11335; R-12549; A-12484)
106.502	n	(P-1772; O-11335; R-12549; A-12484)
106.503	n	(P-1772; O-11335; R-12549; A-12484)
106.504	n	(P-1772; O-11335; R-12549; A-12484)
106.505	n	(P-1772; O-11335; R-12549; A-12484)
106.506	n	(P-1772; O-11335; R-12549; A-12484)
106.506	am	(P-14865)
106.507	n	(P-1772; O-11335; R-12549; A-12484)
106.601	n	(P-6904; A-12817)
106.602	n	(P-6904; A-12817)
106.602	am	(P-14865)
106.603	n	(P-6904; A-12817)
106.604	n	(P-6904; A-12817)
106.604	am	(P-14865)
106.605	n	(P-6904; A-12817)
106.701	n	(P-14865)
106.702	n	(P-14865)
106.703	n	(P-14865)
106.704	n	(P-14865)
106.705	n	(P-14865)
106.706	n	(P-14865)
106.707	n	(P-14865)
106.708	n	(P-14865)
106.709	n	(P-14865)
106.710	n	(P-14865)
106.711	n	(P-14865)
106.712	n	(P-14865)
106.713	n	(P-14865)
106.714	n	(P-14865)
106.801	n	(P-14865)
106.802	n	(P-14865)
106.803	n	(P-14865)
106.804	n	(P-14865)
106.805	n	(P-14865)
106.806	n	(P-14865)
106.807	n	(P-14865)
106.808	n	(P-14865)
106.901	n	(P-14865)

TITLE 35 (CONT'D)		
106.902	n	(P-14865)
106.903	n	(P-14865)
106.904	n	(P-14865)
106.905	n	(P-14865)
106.906	n	(P-14865)
106.907	n	(P-14865)
107.000	r	(P-14933)
107.101	r	(P-14933)
107.Ap. A	r	(P-14933)
161.202	r	(P-16343)
201.281	am	(P-5154)
201.401	n	(P-5154)
201.402	n	(P-5154)
201.403	n	(P-5154)
201.404	n	(P-5154)
201.405	n	(P-5154)
201.406	n	(P-5154)
201.407	n	(P-5154)
201.408	n	(P-5154)
203.103	n	(P-10407/87; A-6118)
203.104	am	(P-10407/87; A-6118)
203.107	am	(P-10407/87; A-6118)
203.110	am	(P-10407/87; A-6118)
203.112	n	(P-10407/87; A-6118)
203.113	am	(P-10407/87; A-6118)
203.116	am	(P-10407/87; A-6118)
203.117	n	(P-10407/87; A-6118)
203.123	n	(P-10407/87; A-6118)
203.124	n	(P-10407/87; A-6118)
203.125	n	(P-10407/87; A-6118)
203.126	#	(P-10407/87; A-6118)
203.127	n	(P-10407/87; A-6118)
203.128	am	(P-10407/87; A-6118)
203.131	am	(P-10407/87; A-6118)
203.134	am	(P-10407/87; A-6118)
203.136	am	(P-10407/87; A-6118)
203.145	n	(P-10407/87; A-6118)
203.150	am	(P-10407/87; A-6118)
203.155	r	(P-10407/87; A-6118)
203.201	am	(P-10407/87; A-6118)
203.202	am	(P-10407/87; A-6118)
203.203	am	(P-10407/87; A-6118)
203.204	r	(P-10407/87; A-6118)
203.205	am	(P-10407/87; A-6118)
203.206	am	(P-10407/87; A-6118)
203.207	am	(P-10407/87; A-6118)
203.208	am	(P-10407/87; A-6118)
203.209	am	(P-10407/87; A-6118)
203.210	am	(P-10407/87; A-6118)
203.211	n	(P-10407/87; A-6118)
203.301	am	(P-10407/87; A-6118)
203.302	am	(P-10407/87; A-6118)
203.303	am	(P-10407/87; A-6118)
203.304	r	(P-10407/87; A-6118)
203.305	am	(P-10407/87; A-6118)
203.306	am	(P-10407/87; A-6118)

TITLE 35 (CONT'D)		TITLE 35 (CONT'D)	
203.601	am (P-10407/87; A-6118)	215.483	n (P-14617/87; A-7650)
203.602	am (P-10407/87; A-6118)	215.484	n (P-14617/87; A-7650)
203.603	r (P-10407/87; A-6118)	215.485	n (P-14617/87; A-7650)
203.701	n (P-10407/87; A-6118)	215.486	n (P-14617/87; A-7650)
211.122	am (P-14197/87; A-7284)	215.487	n (P-14617/87; A-7650)
	am (P-12811/87; P-13788/87; O-19898/87; R-1642; A-787) (P-14592/87; A-7621) (P-15294)	215.488	n (P-14617/87; A-7650)
212.113	am (P-1729; A-12492)	215.489	n (P-14617/87; A-7650)
212.121	am (P-1729; A-12492)	215.620	n (P-14224/87; A-7311)
212.123	am (P-1729; A-12492)	215.621	n (P-14224/87; A-7311)
212.124	am (P-1729; A-12492)	215.622	n (P-14224/87; A-7311)
212.126	n (P-1729; A-12492)	215.623	n (P-14224/87; A-7311)
214.101	am (P-8219)	215.624	n (P-14224/87; A-7311)
214.102	am (P-8219)	215.625	n (P-14224/87; A-7311)
214.104	am (P-8219)	215.626	n (P-14224/87; A-7311)
214.382	am (P-8219)	215.628	n (P-14224/87; A-7311)
214.562	n (P-9337)	215.630	n (P-14224/87; A-7311)
215.102	am (P-12835/87; P-13788/87; A-815)	215.636	n (P-14224/87; A-7311)
215.103	am (P-12835/87; P-13788/87; A-815)	215.940	n (P-14224/87; A-7311)
215.104	am (P-12835/87; P-13788/87; A-815)	215.943	n (P-14224/87; A-7311)
215.105	am (P-14617/87; A-7650) (P-15412)	215.946	n (P-14224/87; A-7311)
215.121	am (P-12835/87; P-13788/87; A-815)	215.960	n (P-14224/87; A-7311)
215.122	am (P-12835/87; P-13788/87; A-815)	215.966	n (P-14224/87; A-7311)
215.141	am (P-12835/87; P-13788/87; A-815)	215.966	n (P-14224/87; A-7311)
215.142	am (P-12835/87; P-13788/87; A-815)	215.966	n (P-14224/87; A-7311)
215.204	am (P-12835/87; P-13788/87; A-815)	215.966	n (P-14224/87; A-7311)
215.205	am (P-12835/87; P-13788/87; A-815)	215.966	n (P-14224/87; A-7311)
215.206	am (P-12835/87; P-13788/87; A-815)	215.966	n (P-14224/87; A-7311)
215.207	am (P-12835/87; P-13788/87; A-815)	215.966	n (P-14224/87; A-7311)
215.245	am (P-12835/87; P-13788/87; A-815)	215.966	n (P-14224/87; A-7311)
215.260	am (P-12835/87; P-13788/87; A-815)	215.966	n (P-14224/87; A-7311)
215.261	am (P-12835/87; P-13788/87; A-815)	215.966	n (P-14224/87; A-7311)
215.263	am (P-12835/87; P-13788/87; A-815)	215.966	n (P-14224/87; A-7311)
215.264	am (P-12835/87; P-13788/87; A-815)	215.966	n (P-14224/87; A-7311)
215.267	am (P-12835/87; P-13788/87; A-815)	215.966	n (P-14224/87; A-7311)
215.420	am (P-15412)	215.966	n (P-14224/87; A-7311)
215.430	am (P-15412)	215.966	n (P-14224/87; A-7311)
215.432	am (P-15412)	215.966	n (P-14224/87; A-7311)
215.435	am (P-15412)	215.966	n (P-14224/87; A-7311)
215.437	am (P-15412)	215.966	n (P-14224/87; A-7311)
215.438	am (P-15412)	215.966	n (P-14224/87; A-7311)
215.439	am (P-15412)	215.966	n (P-14224/87; A-7311)
215.442	am (P-12835/87; P-13788/87; A-815)	215.966	n (P-14224/87; A-7311)
215.443	am (P-12835/87; P-13788/87; A-815)	215.966	n (P-14224/87; A-7311)
215.444	am (P-12835/87; P-13788/87; A-815)	215.966	n (P-14224/87; A-7311)
215.480	am (P-14617/87; A-7650)	215.966	n (P-14224/87; A-7311)
215.481	am (P-14617/87; A-7650)	215.966	n (P-14224/87; A-7311)
215.482	am (P-14617/87; A-7650)	215.966	n (P-14224/87; A-7311)

TITLE 35 (CONT'D)		TITLE 35 (CONT'D)	
277.301	r (P-16346)	302.405	am (P-2065; A-9911)
277.302	r (P-16346)	302.407	am (P-2065; A-9911)
277.401	r (P-16346)	302.504	am (P-15844)
277.402	r (P-16346)	302.507	am (P-15844)
283.101	r (P-16319)	302.509	am (P-15844)
283.102	r (P-16319)	303.441	am (P-2071; A-9917)
283.103	r (P-16319)	304.104	am (P-15815)
283.201	r (P-16319)	304.121	am (P-4305; A-12064)
283.202	r (P-16319)	304.123	am (P-7476)
283.203	r (P-16319)	304.124	am (P-15815)
283.204	r (P-16319)	304.140	r (P-15815)
283.301	r (P-16319)	304.201	am (P-2060; A-9905)
283.302	r (P-16319)	304.210	n (P-3547; A-10712)
283.303	r (P-16319)	304.214	n (P-4210/87; A-2445)
283.401	r (P-16319)	304.215	n (P-17995/87; A-8658)
283.402	r (P-16319)	304.216	n (P-7065; A-13966)
283.403	r (P-16319)	304.217	n (P-8531)
283.404	r (P-16319)	304.218	n (P-8822)
283.405	r (P-16319)	304.219	n (P-7960)
283.501	r (P-16319)	304.220	n (P-11397)
283.502	r (P-16319)	304.301	am (P-14509)
283.503	r (P-16319)	304.302	n (P-11669)
283.504	r (P-16319)	305.102	am (P-15835)
283.505	r (P-16319)	306.304	am (P-7110)
283.506	r (P-16319)	306.502	n (P-3551; A-11229)
283.601	r (P-16319)	307.101	# (P-5507/87; A-2592)
283.602	r (P-16319)	307.102	# (P-5507/87; A-2592)
283.603	r (P-16319)	307.103	# (P-5507/87; A-2592)
283.604	r (P-16319)	307.104	# (P-5507/87; A-2592)
283.605	r (P-16319)	307.105	# (P-5507/87; A-2592)
283.606	r (P-16319)	307.106	# (P-5507/87; A-2592)
283.701	r (P-16319)	307.107	# (P-5507/87; A-2592)
283.702	r (P-16319)	307.108	# (P-5507/87; A-2592)
283.703	r (P-16319)	307.109	# (P-5507/87; A-2592)
283.704	r (P-16319)	307.110	# (P-5507/87; A-2592)
285.101	r (P-16365)	307.111	am (P-5507/87; A-2592)
285.102	r (P-16365)	307.112	am (P-5507/87; A-2592)
285.103	r (P-16365)	307.113	# (P-5507/87; A-2592)
285.104	r (P-16365)	307.114	# (P-5507/87; A-2592)
285.201	r (P-16365)	307.115	# (P-5507/87; A-2592)
285.202	r (P-16365)	307.116	# (P-5507/87; A-2592)
285.203	r (P-16365)	307.117	# (P-5507/87; A-2592)
285.204	r (P-16365)	307.118	# (P-5507/87; A-2592)
285.205	r (P-16365)	307.119	# (P-5507/87; A-2592)
285.206	r (P-16365)	307.120	# (P-5507/87; A-2592)
285.301	r (P-16365)	307.121	# (P-5507/87; A-2592)
285.302	r (P-16365)	307.122	# (P-5507/87; A-2592)
301.200	am (P-15823)	307.123	# (P-5507/87; A-2592)
301.260	am (P-15823)	307.124	# (P-5507/87; A-2592)
301.365	am (P-15823)	307.125	# (P-5507/87; A-2592)
301.430	am (P-15823)	307.126	# (P-5507/87; A-2592)
302.202	am (P-4310; A-12082)	307.127	# (P-5507/87; A-2592)
302.209	am (P-4310; A-12082)	307.128	# (P-5507/87; A-2592)
302.211	am (P-15844)	307.129	# (P-5507/87; A-2592)
302.304	am (P-15844)	307.130	# (P-5507/87; A-2592)
302.306	n (P-4310; A-12082)	307.131	# (P-5507/87; A-2592)

TITLE 35 (CONT'D)	
307.1603	n (P-5507/87; A-2592)
307.1604	n (P-5507/87; A-2592)
307.1605	n (P-5507/87; A-2592)
307.1606	n (P-5507/87; A-2592)
307.1607	n (P-5507/87; A-2592)
307.1608	n (P-5507/87; A-2592)
307.1609	n (P-5507/87; A-2592)
307.1610	n (P-5507/87; A-2592)
307.1700	n (P-5507/87; A-2592)
307.1701	n (P-5507/87; A-2592)
307.1702	n (P-5507/87; A-2592)
307.1703	n (P-5507/87; A-2592)
307.1704	n (P-5507/87; A-2592)
307.1704	am (P-16396)
307.1705	n (P-5507/87; A-2592)
307.1706	n (P-5507/87; A-2592)
307.1707	n (P-5507/87; A-2592)
307.1708	n (P-5507/87; A-2592)
307.1801	n (P-5507/87; A-2592)
307.1815	n (P-5507/87; A-2592)
307.1901	n (P-5507/87; A-2592)
307.1902	n (P-5507/87; A-2592)
307.1903	n (P-5507/87; A-2592)
307.2000	n (P-5507/87; A-2592)
307.2001	n (P-5507/87; A-2592)
307.2002	n (P-5507/87; A-2592)
307.2003	n (P-5507/87; A-2592)
307.2004	n (P-5507/87; A-2592)
307.2005	n (P-5507/87; A-2592)
307.2006	n (P-5507/87; A-2592)
307.2007	n (P-5507/87; A-2592)
307.2008	n (P-5507/87; A-2592)
307.2009	n (P-5507/87; A-2592)
307.2101	n (P-5507/87; A-2592)
307.2101	am (P-16396)
307.2102	n (P-5507/87; A-2592)
307.2103	n (P-5507/87; A-2592)
307.2201	n (P-5507/87; A-2592)
307.2202	n (P-5507/87; A-2592)
307.2300	n (P-5507/87; A-2592)
307.2301	n (P-5507/87; A-2592)
307.2302	n (P-5507/87; A-2592)
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307.2304	n (P-5507/87; A-2592)
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307.2401	n (P-7494; A-13094)
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307.2405	n (P-7494; A-13094)
307.2406	n (P-7494; A-13094)

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307.2714	n (P-5507/87; A-2592)
307.2715	n (P-5507/87; A-2592)
307.2716	n (P-5507/87; A-2592)
307.2717	n (P-5507/87; A-2592)
307.2718	n (P-5507/87; A-2592)
307.2719	n (P-5507/87; A-2592)
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307.2804	n (P-5507/87; A-2592)
307.2805	n (P-5507/87; A-2592)
307.2806	n (P-5507/87; A-2592)
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307.2901	n (P-5507/87; A-2592)
307.2902	n (P-5507/87; A-2592)
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307.3009	n (P-5507/87; A-2592)
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215.485	n	(P-14617/87; A-7650)
215.486	n	(P-14617/87; A-7650)
215.487	n	(P-14617/87; A-7650)
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215.623	n	(P-14224/87; A-7311)
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302.209	am	(P-4310; A-12082)
302.211	am	(P-15844)
302.304	am	(P-15844)
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302.407	am	(P-2065; A-9911)
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302.507	am	(P-15844)
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307.103	#	(P-5507/87; A-2592)
307.104	#	(P-5507/87; A-2592)
307.105	#	(P-5507/87; A-2592)
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307.1002	am	(P-5507/87; A-2592)
307.1003	n	(P-5507/87; A-2592)
307.1005	n	(P-5507/87; A-2592)
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310.604	n	(P-5453/87; A-2502)	660.103	n	(P-19563/87; A-9018)
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310.606	n	(P-5453/87; A-2502)	660.202	n	(P-19563/87; A-9018)
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310.701	n	(P-5453/87; A-2502)	661.203	n	(P-19480/87; A-8926)
310.702	n	(P-5453/87; A-2502)	661.204	n	(P-19480/87; A-8926)
310.703	n	(P-5453/87; A-2502)	661.205	n	(P-19480/87; A-8926)
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310.705	n	(P-5453/87; A-2502)	661.302	n	(P-19480/87; A-8926)
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310.711	n	(P-5453/87; A-2502)	661.304	n	(P-19480/87; A-8926)
310.712	n	(P-5453/87; A-2502)	661.305	n	(P-19480/87; A-8926)
310.713	n	(P-5453/87; A-2502)	661.306	n	(P-19480/87; A-8926)
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310.721	n	(P-5453/87; A-2502)	661.401	n	(P-19480/87; A-8926)
310.722	n	(P-5453/87; A-2502)	661.402	n	(P-19480/87; A-8926)
310.801	n	(P-5453/87; A-2502)	661.403	n	(P-19480/87; A-8926)
310.901	n	(P-5453/87; A-2502)	661.404	n	(P-19480/87; A-8926)
310.902	n	(P-5453/87; A-2502)	661.405	n	(P-19480/87; A-8926)
310.903	n	(P-5453/87; A-2502)	661.406	n	(P-19480/87; A-8926)
310.904	n	(P-5453/87; A-2502)	661.407	n	(P-19480/87; A-8926)
310.905	n	(P-5453/87; A-2502)	661.408	n	(P-19480/87; A-8926)
310.906	n	(P-5453/87; A-2502)	661.501	n	(P-19480/87; A-8926)
373.102	am	(P-13125/87; O-19883/87; R-1641; A-3472)	661.502	n	(P-19480/87; A-8926)
373.103	am	(P-13125/87; O-19883/87; R-1641; A-3472)	661.601	n	(P-19480/87; A-8926)
373.202	am	(P-13125/87; O-19883/87; R-1641; A-3472)	661.602	n	(P-19480/87; A-8926)
373.203	am	(P-13125/87; O-19883/87; R-1641; A-3472)	661.702	n	(P-19480/87; A-8926)
373.204	am	(P-13125/87; O-19883/87; R-1641; A-3472)	661.703	n	(P-19480/87; A-8926)
373.205	n	(P-13125/87; O-19883/87; R-1641; A-3472)	661.704	n	(P-19480/87; A-8926)
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378.301	n	(P-12753)	671.104	n	(P-3877; A-14134)
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671.304	n	(P-3877; A-14134)	724.101	am	(P-15465)
671.305	n	(P-3877; A-14134)	724.113	am	(P-6507; A-13135)
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671.Ap. D	n	(P-3877; A-14134)	724.201	am	(P-6507; A-13135)
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725.113	am	(P-6434; A-13027)	725.113	am	(P-6434; A-13027)
725.247	am	(P-6434; A-13027)	725.247	am	(P-6434; A-13027)
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726.120	am	(P-16383/87; A-2900)	726.120	am	(P-16383/87; A-2900)
726.131	am	(P-16383/87; A-2900)	726.131	am	(P-16383/87; A-2900)
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728.102	am	(P-6453; A-13046)	728.102	am	(P-6453; A-13046)
728.103	am	(P-6453; A-13046)	728.103	am	(P-6453; A-13046)
728.104	am	(P-6453; A-13046)	728.104	am	(P-6453; A-13046)
728.105	am	(P-6453; A-13046)	728.105	am	(P-6453; A-13046)
728.106	am	(P-6453; A-13046)	728.106	am	(P-6453; A-13046)
728.107	am	(P-6453; A-13046)	728.107	am	(P-6453; A-13046)
728.130	am	(P-6453; A-13046)	728.130	am	(P-6453; A-13046)
728.132	n	(P-6453; A-13046)	728.132	n	(P-6453; A-13046)
728.139	n	(P-6453; A-13046)	728.139	n	(P-6453; A-13046)
728.140	am	(P-6453; A-13046)	728.140	am	(P-6453; A-13046)
728.142	am	(P-6453; A-13046)	728.142	am	(P-6453; A-13046)
728.150	am	(P-6453; A-13046)	728.150	am	(P-6453; A-13046)
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808.100	n	(P-9326)	808.100	n	(P-9326)
808.101	n	(P-9326)	808.101	n	(P-9326)
808.102	n	(P-9326)	808.102	n	(P-9326)
808.110	n	(P-9326)	808.110	n	(P-9326)
808.111	n	(P-9326)	808.111	n	(P-9326)
808.121	n	(P-9326)	808.121	n	(P-9326)
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810.102	n	(P-7157)	810.102	n	(P-7157)
810.103	n	(P-7157)	810.103	n	(P-7157)
810.104	n	(P-7157)	810.104	n	(P-7157)
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811.102	n	(P-7172)	811.102	n	(P-7172)
811.103	n	(P-7172)	811.103	n	(P-7172)
811.104	n	(P-7172)	811.104	n	(P-7172)
811.105	n	(P-7172)	811.105	n	(P-7172)
811.106	n	(P-7172)	811.106	n	(P-7172)
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811.205	n	(P-7172)
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811.308	n	(P-7172)
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811.502	n	(P-7172)
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811.504	n	(P-7172)
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811.507	n	(P-7172)
811.508	n	(P-7172)
811.509	n	(P-7172)
811.600	n	(P-7172)
811.700	n	(P-7172)
811.701	n	(P-7172)
811.702	n	(P-7172)
811.703	n	(P-7172)
811.704	n	(P-7172)
811.705	n	(P-7172)
811.706	n	(P-7172)
811.707	n	(P-7172)
811.708	n	(P-7172)

TITLE 35 (CONT'D)

813.201	n	(P-7123)
813.202	n	(P-7123)
813.203	n	(P-7123)
813.204	n	(P-7123)
813.301	n	(P-7123)
813.302	n	(P-7123)
813.303	n	(P-7123)
813.304	n	(P-7123)
813.305	n	(P-7123)
813.401	n	(P-7123)
813.402	n	(P-7123)
813.403	n	(P-7123)
813.501	n	(P-7123)
813.502	n	(P-7123)
813.503	n	(P-7123)
814.101	n	(P-7097)
814.102	n	(P-7097)
814.103	n	(P-7097)
814.104	n	(P-7097)
814.105	n	(P-7097)
814.106	n	(P-7097)
814.201	n	(P-7097)
814.202	n	(P-7097)
814.301	n	(P-7097)
814.302	n	(P-7097)
814.401	n	(P-7097)
814.402	n	(P-7097)
814.501	n	(P-7097)
814.502	n	(P-7097)
815.101	n	(P-7115)
815.102	n	(P-7115)
815.201	n	(P-7115)
815.202	n	(P-7115)
815.203	n	(P-7115)
815.204	n	(P-7115)
815.301	n	(P-7115)
815.302	n	(P-7115)
815.303	n	(P-7115)
815.401	n	(P-7115)
815.402	n	(P-7115)
815.501	n	(P-7115)
815.502	n	(P-7115)
815.503	n	(P-7115)
849.101	n	(E-8485) (P-15828)
849.102	n	(E-8485) (P-15828)
849.103	n	(E-8485)
849.104	n	(E-8485) (P-15828)
849.105	n	(E-8485) (P-15828)
849.106	n	(P-15828)
855.201	am	(P-17358/87; A-6094)
855.202	am	(P-17358/87; A-6094)
855.203	am	(P-17358/87; A-6094)
855.204	am	(P-17358/87; A-6094)
855.205	am	(P-17358/87; A-6094)
855.206	am	(P-17358/87; A-6094)
855.207	am	(P-17358/87; A-6094)

TITLE 38

100.10	r	(P-13745/87; A-10462)
100.20	r	(P-13745/87; A-10462)
100.30	r	(P-13745/87; A-10462)
100.40	r	(P-13745/87; A-10462)
100.50	r	(P-13745/87; A-10462)
100.60	r	(P-13745/87; A-10462)
100.70	r	(P-13745/87; A-10462)
100.80	r	(P-13745/87; A-10462)
100.90	r	(P-13745/87; A-10462)
100.100	r	(P-13745/87; A-10462)
100.110	r	(P-13745/87; A-10462)
100.120	r	(P-13745/87; A-10462)
100.130	r	(P-13745/87; A-10462)
100.140	r	(P-13745/87; A-10462)
100.150	r	(P-13745/87; A-10462)
100.160	r	(P-13745/87; A-10462)
100.170	r	(P-13745/87; A-10462)
100.180	r	(P-13745/87; A-10462)
100.190	r	(P-13745/87; A-10462)
100.200	r	(P-13745/87; A-10462)
100.210	r	(P-13745/87; A-10462)
100.220	r	(P-13745/87; A-10462)
100.230	r	(P-13745/87; A-10462)
100.240	r	(P-13745/87; A-10462)
100.250	r	(P-13745/87; A-10462)
100.Tb.A	r	(P-13745/87; A-10462)
100.Tb.B	r	(P-13745/87; A-10462)
110.70	am	(P-13762/87; A-10456)
125.40	am	(P-6894)
160.170	am	(P-6899)
190.5	am	(P-6888)
190.10	am	(P-18473/87; A-10464) (P-14097)
190.50	am	(P-18473/87; A-10464) (P-14097)
190.140	am	(P-18473/87; A-10464) (P-14097)
190.160	am	(P-18473/87; A-10464) (P-14097)
190.180	am	(P-18473/87; A-10464) (P-14097)
305.10	n	(P-4295; A-11178)
305.20	n	(P-4295; A-11178)
305.30	n	(P-4295; A-11178)

TITLE 38 (CONT'D)		TITLE 38 (CONT'D)	
305.40	n (P-4295; A-11178)	400.1905	n (P-7977; A-15165) (E-8106; O-11364)
310.110	am (P-5489)	400.1910	n (P-7977; A-15165) (E-8106; O-11364)
310.210	am (P-5489)	400.1915	n (P-7977; A-15165) (E-8106; O-11364)
310.310	am (P-5489)	400.1920	n (P-7977; A-15165) (E-8106; O-11364)
310.320	am (P-5489)	400.1925	n (P-7977; A-15165) (E-8106; O-11364)
310.330	n (P-5489)	400.1930	n (P-7977; A-15165) (E-8106; O-11364)
310.340	n (P-5489)	400.1935	n (P-7977; A-15165) (E-8106; O-11364)
310.350	n (P-5489)	400.1940	n (P-7977; A-15165) (E-8106; O-11364)
310.360	n (P-5489)	400.1945	n (P-7977; A-15165) (E-8106; O-11364)
310.370	n (P-5489)	400.1950	n (P-7977; A-15165) (E-8106; O-11364)
310.410	am (P-5489)	400.1955	n (P-7977; A-15165) (E-8106; O-11364)
310.420	r (P-5489)	400.1970	n (P-7977; A-15165) (E-8106; O-11364)
310.430	am (P-5489)	400.1972	n (P-7977; A-15165) (E-8106; O-11364)
310.440	am (P-5489)	400.1975	n (P-7977; A-15165) (E-8106; O-11364)
310.610	am (P-5489)	400.1980	n (P-7977; A-15165) (E-8106; O-11364)
310.620	am (P-5489)	400.1982	n (P-7977; A-15165) (E-8106; O-11364)
310.630	am (P-5489)	400.1985	n (P-7977; A-15165) (E-8106; O-11364)
310.640	r (P-5489)	400.1990	n (P-7977; A-15165) (E-8106; O-11364)
310.650	n (P-5489)	400.1993	n (P-7977; A-15165) (E-8106; O-11364)
310.660	n (P-5489)	400.1997	n (P-7977; A-15165) (E-8106; O-11364)
310.670	n (P-5489)	400.2000	n (P-7977; A-15165) (E-8106; O-11364)
310.680	n (P-5489)	400.2005	n (P-7977; A-15165) (E-8106; O-11364)
310.690	n (P-5489)	400.2010	n (P-7977; A-15165) (E-8106; O-11364)
310.700	n (P-5489)	400.2020	n (P-7977; A-15165) (E-8106; O-11364)
310.710	am (P-5489)	400.2030	n (P-7977; A-15165) (E-8106; O-11364)
310.810	am (P-5489)	400.2040	n (P-7977; A-15165) (E-8106; O-11364)
310.820	n (P-5489; RC-15732)	400.2050	n (P-7977; A-15165) (E-8106; O-11364)
310.830	n (P-5489)	400.2060	n (P-7977; A-15165) (E-8106; O-11364)
310.840	n (P-5489)	400.2070	n (P-7977; A-15165) (E-8106; O-11364)
310.850	n (P-5489)		
310.860	n (P-5489)		
310.870	n (P-5489)		
310.880	n (P-5489)		
310.890	n (P-5489)		
310.910	n (P-2037287; A-7991)		
330.10	n (P-2037287; A-7991)		
330.20	n (P-2037287; A-7991)		
330.100	n (P-2037287; A-7991)		
330.110	n (P-2037287; A-7991)		
330.120	am (P-10282)		
355.10	n (P-3869; A-10667)		
355.20	n (P-3869; A-10667)		
355.30	n (P-3869; A-10667)		
355.40	n (P-3869; A-10667)		
356.10	n (P-3158; A-11182)		
356.20	n (P-3158; A-11182)		
356.30	n (P-3158; A-11182)		
357.10	n (P-3865; A-10663)		
357.20	n (P-7977; A-15165) (E-8106; O-11364)		
400.1800	n (P-7977; A-15165) (E-8106; O-11364)		
400.1810	n (P-7977; A-15165) (E-8106; O-11364)		

TITLE 38 (CONT'D)		TITLE 38 (CONT'D)	
400.2105	n (P-7977; A-15165) (E-8106; O-11364)	450.140	r (P-2201; A-8683) (E-3041)
400.2110	n (P-7977; A-15165) (E-8106; O-11364)	450.140	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
400.2120	n (P-7977; A-15165) (E-8106; O-11364)	450.150	r (P-2201; A-8683) (E-3041)
400.2200	n (P-7977; A-15165) (E-8106; O-11364)	450.150	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
400.2200	n (P-7977; A-15165) (E-8106; O-11364)	450.160	r (P-2201; A-8683) (E-3041)
400.2300	n (P-7977; A-15165) (E-8106; O-11364)	450.170	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
400.2310	n (P-7977; A-15165) (E-8106; O-11364)	450.175	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
400.2320	n (P-7977; A-15165) (E-8106; O-11364)	450.185	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
400.2330	n (P-7977; A-15165) (E-8106; O-11364)	450.190	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
400.2340	n (P-7977; A-15165) (E-8106; O-11364)	450.210	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
400.2400	n (P-7977; A-15165) (E-8106; O-11364)	450.220	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
400.2410	n (P-7977; A-15165) (E-8106; O-11364)	450.230	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
400.2420	n (P-7977; A-15165) (E-8106; O-11364)	450.240	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
400.2500	n (P-7977; A-15165) (E-8106; O-11364)	450.250	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
400.2510	n (P-7977; A-15165) (E-8106; O-11364)	450.260	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
400.2520	n (P-7977; A-15165) (E-8106; O-11364)	450.270	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
400.2530	n (P-7977; A-15165) (E-8106; O-11364)	450.280	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
400.2540	n (P-7977; A-15165) (E-8106; O-11364)	450.290	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
400.2550	n (P-7977; A-15165) (E-8106; O-11364)	450.310	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.10	r (P-2201; A-8683) (E-3041)	450.320	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.20	r (P-2201; A-8683) (E-3041)	450.330	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.30	r (P-2201; A-8683) (E-3041)	450.340	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.40	r (P-2201; A-8683) (E-3041)	450.350	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.50	r (P-2201; A-8683) (E-3041)	450.410	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.60	r (P-2201; A-8683) (E-3041)	450.420	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.70	r (P-2201; A-8683) (E-3041)	450.430	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.80	r (P-2201; A-8683) (E-3041)	450.440	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.90	r (P-2201; A-8683) (E-3041)	450.450	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.100	r (P-2201; A-8683) (E-3041)	450.460	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.110	r (P-2201; A-8683) (E-3041)	450.470	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.110	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)	450.480	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.115	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)		
450.120	r (P-2201; A-8683) (E-3041)		
450.120	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)		
450.125	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)		
450.130	r (P-2201; A-8683) (E-3041)		
450.130	n (P-2203; RC-7851; A-8685) (E-3079; O-7866)		

TITLE 38 (CONT'D)		
450.490	n	(P-2203; RC-7851; A-8685; O-9191) (E-3079; O-7866)
450.610	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.620	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.630	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.640	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.650	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.660	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.710	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.720	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.730	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.740	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.750	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.810	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.820	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.830	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.840	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.850	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.860	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.910	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.920	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.930	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.940	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.950	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1010	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1020	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1030	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1040	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1110	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1120	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)

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TITLE 38 (CONT'D)		
450.1130	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1140	n	(P-2203; RC-7851; A-8685)
450.1150	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1160	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1170	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1210	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1220	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1230	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1240	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1250	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1305	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1310	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1315	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1320	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1325	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1330	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1335	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1340	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1345	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1350	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1355	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1360	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1410	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1420	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)
450.1510	n	(P-9406; A-17093) (E-9721; O-12582)
450.1520	n	(P-9406; A-17093) (E-9721; O-12582)
450.1530	n	(P-9406; A-17093) (E-9721; O-12582)
450.1540	n	(P-9406; A-17093) (E-9721; O-12582)
450.1550	n	(P-9406; A-17093) (E-9721; O-12582)

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[illegible]

TITLE 44 (CONT'D)			TITLE 47 (CONT'D)			TITLE 50 (CONT'D)		
536.130	n	(P-13729)	100.280	am	(P-9287)	919.20	am	(P-13555)
536.140	n	(P-13729)	100.290	n	(P-4976/87; A-757)	919.30	am	(P-13555)
536.150	n	(P-13729)	100.290	am	(P-9287)	919.40	am	(P-13555)
910.110	am	(P-10976/87; A-9864)	100.Ap. A	n	(P-2173; A-14639) (P-9287)	919.50	am	(P-13555)
950.110	am	(P-10972/87; A-9860)	100.Ap. B	n	(P-2173; A-14639) (P-9287)	919.60	am	(P-13555)
980.110	am	(P-13691)	100.Ap. C	n	(P-2173; A-14639) (P-9287)	919.70	am	(P-13555)
1000.110	am	(P-12140)	100.Ap. D	n	(P-9287) (A-14639)	919.80	am	(P-13555)
1000.120	am	(P-12140)	100.Ap. E	n	(P-9287)	919.90	am	(P-13555)
1000.130	am	(P-12140)	100.Ap. F	n	(P-9287)	925.50	am	(P-12945)
1050.110	am	(P-13377)	110.80	am	(P-12073/87; A-2254)	941.10	n	(P-12948)
1050.120	am	(P-10968/87; A-9856) (P-13377)	110.90	am	(P-12073/87; A-2254)	941.20	n	(P-12948)
1050.140	n	(P-13377)	110.100	am	(P-12073/87; A-2254)	941.30	n	(P-12948)
1300.10	n	(P-15048) (E-15227)	120.50	am	(P-14185/87; A-751) (P-4751)	941.40	n	(P-12948)
1300.20	n	(P-15048) (E-15227)	120.70	am	(P-4751)	941.50	n	(P-12948)
1300.30	n	(P-14907/87; A-10671)	120.80	am	(P-4751)	951.10	am	(P-17987/87; A-2426)
5010.110	am	(P-14907/87; A-10671)	120.90	am	(P-4751)	951.20	r	(P-17987/87; A-2426)
5010.210	am	(P-14907/87; A-10671)	120.110	am	(P-8521)	951.30	n	(P-17987/87; A-2426)
5010.220	am	(P-14907/87; A-10671)	120.115	n	(P-8521)	951.40	n	(P-17987/87; A-2426)
5010.240	am	(P-14907/87; A-10671)	160.10	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	951.50	n	(P-17987/87; A-2426)
5010.250	n	(P-14907/87; A-10671)	160.20	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	951.60	n	(P-17987/87; A-2426)
5010.260	n	(P-14907/87; A-10671)	160.30	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	951.70	n	(P-17987/87; A-2426)
5010.310	am	(P-14907/87; A-10671)	160.40	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	951.80	n	(P-17987/87; A-2426)
5010.320	am	(P-14907/87; A-10671)	160.50	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	1405.10	am	(P-99)
5010.410	am	(P-14907/87; A-10671)	160.60	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	1405.20	am	(P-99)
5010.420	am	(P-14907/87; A-10671)	160.70	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	1405.30	am	(P-99)
5010.430	r	(P-14907/87; A-10671)	160.80	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	1405.40	am	(P-99)
5010.435	r	(P-14907/87; A-10671)	160.90	am	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	1405.50	am	(P-99)
5010.450	r	(P-14907/87; A-10671)	160.100	am	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	1405.60	am	(P-99)
5010.460	am	(P-14907/87; A-10671)	160.110	am	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	1405.70	am	(P-99)
5010.470	am	(P-14907/87; A-10671)	160.120	am	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	1405.80	am	(P-99)
5010.480	am	(P-14907/87; A-10671)	160.130	am	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	1405.90	n	(P-99)
5010.485	n	(P-14907/87; A-10671)	160.140	am	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	2007.60	am	(P-18896/87; A-6921)
5010.490	am	(P-14907/87; A-10671)	160.150	am	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	2009.10	n	(P-5568)
5010.500	am	(P-14907/87; A-10671)	160.160	am	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	2009.20	n	(P-5568)
5010.510	am	(P-14907/87; A-10671)	160.170	am	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	2009.30	n	(P-5568)
5010.520	n	(P-14907/87; A-10671)	160.180	am	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	2009.40	n	(P-5568)
5010.530	am	(P-14907/87; A-10671)	160.190	am	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	2009.50	n	(P-5568)
5010.540	am	(P-14907/87; A-10671)	350.202	am	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	2009.60	n	(P-5568)
5010.610	am	(P-14907/87; A-10671)	TITLE 50			2009.70	n	(P-5568)
5010.650	am	(P-14907/87; A-10671)	601.10	n	(P-11985)	2009.Ex. A	n	(P-5568)
5010.660	am	(P-14907/87; A-10671)	601.20	n	(P-11985)	2009.Ex. B	n	(P-5568)
5010.670	am	(P-14907/87; A-10671)	601.30	n	(P-11985)	2011.10	n	(P-13558)
5010.710	am	(P-14907/87; A-10671)	601.40	n	(P-11985)	2011.20	n	(P-13558)
5010.730	am	(P-14907/87; A-10671)	601.50	n	(P-11985)	2011.30	n	(P-13558)
5010.740	am	(P-14907/87; A-10671)	601.60	n	(P-11985)	2011.40	n	(P-13558)
5010.780	am	(P-14907/87; A-10671)	601.70	n	(P-11985)	2011.50	n	(P-13558)
5010.800	am	(P-14907/87; A-10671)	601.80	n	(P-11985)	2011.60	n	(P-13558)
5010.1010	am	(P-14907/87; A-10671)	601.90	n	(P-11985)	2011.70	n	(P-13558)
5010.1130	am	(P-14907/87; A-10671)	601.100	n	(P-11985)	2011.Ap. A	n	(P-13558)
5010.1140	am	(P-14907/87; A-10671)	601.110	n	(P-11985)	2501.20	am	(P-15785/87; O-240; R-11899; A-11751)
5010.1160	am	(P-14907/87; A-10671)	601.120	n	(P-11985)	2502.10	r	(A-205; W-6331)
5010.1170	am	(P-14907/87; A-10671)	601.130	n	(P-11985)	2502.20	r	(A-205; W-6331)
5010.1240	am	(P-14907/87; A-10671)	601.140	n	(P-11985)	2801.10	am	(P-20718/87; A-11754)
5010.1260	am	(P-14907/87; A-10671)	754.Ex. B	am	(P-2057)	2801.20	am	(P-20718/87; A-11754)
5010.1300	am	(P-14907/87; A-10671)	919.10	am	(P-13555)	2801.30	am	(P-20718/87; A-11754)
5010.1400	n	(P-14907/87; A-10671)						

350.50	r	(P-2071887; A-11754)
350.60	r	(P-2071887; A-11754)
280.50	am	(P-2071887; A-11754)
280.60	r	(P-2071887; A-11754)
280.70	r	(P-2071887; A-11754)
280.80	r	(P-2071887; A-11754)
280.80	n	(P-2071887; A-11754)
280.90	am	(P-2071887; A-11754)
280.100	am	(P-2071887; A-11754)
280.110	am	(P-2071887; A-11754)
280.120	am	(P-2071887; A-11754)
280.130	n	(P-2071887; A-11754)
280.140	n	(P-2071887; A-11754)
280.1L A	n	(P-2071887; A-11754)
2903.10	n	(P-1458987; A-6669)
2903.20	n	(P-1458987; A-6669)
2903.30	n	(P-1458987; A-6669)
2903.40	n	(P-1458987; A-6669)
2903.50	n	(P-1458987; A-6669)
6301.Ex. A	am	(P-14501)
6302.40	am	(P-15269)

350.20	am	(P-15272)
350.280	am	(P-9783; O-15739; RC-15742; R-17128; A-17086)
350.300	am	(P-15272)
350.310	am	(P-15272)
350.320	am	(P-15272)
350.330	am	(P-15272)
350.340	am	(P-15272)
350.350	am	(P-15272)
350.360	am	(P-15272)
350.370	am	(P-15272)
350.380	am	(P-15272)
350.400	am	(P-15272)
350.410	am	(P-15272)
350.420	am	(P-15272)
350.430	am	(P-15272)
350.440	am	(P-15272)
2610.130	am	(P-1309787; A-4128)
2610.Ap. A	r	(P-1309787; A-4128)
2610.Ap. B	r	(P-1309787; A-4128)
2630.83	am	(P-62; A-15961)
2630.84	am	(P-62; A-15961)
2630.110	am	(P-62; A-15961)
2712.100	am	(A-1167986; O-11355; RC-11359)
2712.105	am	(A-1167986; O-11355; RC-11359)
2720.115	am	(P-8201; A-14660)
2720.130	am	(P-8201; A-14660)
2712.201	n	(P-15257)
2712.202	n	(P-15257)
2712.203	a	(P-15257)

TITLE 56 (CONTD)		
2712.207	n	(P-15257)
2712.210	n	(P-15257)
2720.270	am	(P-8201; A-14660)
2725.115	am	(P-11387; A-16060)
2725.120	am	(P-17973/87; A-14653)
2730.105	am	(P-8211; A-15072)
2730.130	am	(P-8211; A-15072)
2760.105	n	(P-88; O-11331; R-13632; A-13604) (E-222; O-4949)
2760.150	am	(P-11393; A-16070)
2765.50	am	(P-90; A-11740) (E-225; O-4955)
2765.55	am	(P-90; A-11740) (E-225; O-4955)
2765.68	am	(P-90; A-11740) (E-225; O-4955)
2765.90	am	(P-13531)
2770.100	n	(P-11021)
2770.102	am	(P-11021)
2770.110	am	(P-20481/87; O-9178; R-11319; A-11213) (P-13825)
2770.400	am	(P-86; A-12472) (E-210; O-4947)
2770.405	am	(P-86; A-12473) (E-210; O-4947)
2770.410	am	(P-86; A-12473) (E-210; O-4947)
2770.501	am	(P-86; A-12473) (E-210; O-4947)
2835.10	am	(P-92; A-11746) (E-231; O-4957)
2835.Tb, A		(P-92; A-11746) (E-231; O-4957)
2920.50	am	(P-7956; A-16066)
2960.105	n	(P-6880; A-13596)
2960.110	n	(P-6880; A-13596)
6000.10	am	(P-20699; A-11186)
6000.40	am	(P-20699; A-11186)
6000.50	am	(P-20699; A-11186)
6000.65	n	(P-20699; A-11186)
6000.80	am	(P-20699; A-11186)
6000.180	am	(P-20699; A-11186)
6000.220	am	(P-20699; A-11186)
6000.280	am	(P-20699; A-11186)
6000.300	n	(P-20699; A-11186)
TITLE 59		
106.35	am	(P-3903; A-10472)
106.45	am	(P-3903; A-10472)
106.65	am	(P-12154)
106.85	am	(P-12154)
130.10	n	(P-5406/87; A-5356)
130.15	n	(P-5406/87; A-5356)
130.20	n	(P-5406/87; A-5356)
130.30	n	(P-5406/87; A-5356)
130.40	n	(P-5406/87; A-5356)
130.50	n	(P-5406/87; A-5356)
130.51	n	(P-5406/87; A-5356)
130.60	n	(P-5406/87; A-5356)
130.70	n	(P-5406/87; A-5356)
130.80	n	(P-5406/87; A-5356)
130.90	n	(P-5406/87; A-5356)
130.100	n	(P-5406/87; A-5356)
130.110	n	(P-5406/87; O-248; RC-252; M-5474; A-5356)

TITLE 59 (CONT'D)		TITLE 68 (CONT'D)	
130.120	n (P-5406/87; A-5356)	150.10	re (A-2933)
130.130	n (P-5406/87; A-5356)	150.20	re (A-2933)
130.140	n (P-5406/87; O-248; RC-252; M-5474; A-5356)	150.30	re (A-2933)
130.150	n (P-5406/87; O-248; RC-252; M-5474; A-5356)	150.40	re (A-2933)
130.160	n (P-5406/87; A-5356)	150.60	re (A-2933)
130.170	n (P-5406/87; A-5356)	150.70	re (A-2933)
130.180	n (P-5406/87; A-5356)	150.80	re (A-2933)
130.190	n (P-5406/87; A-5356)	150.81	re (A-2933)
130.200	n (P-5406/87; A-5356)	150.82	re (A-2933)
130.210	n (P-5406/87; A-5356)	150.83	re (A-2933)
130.220	n (P-5406/87; A-5356)	150.85	re (A-2933)
130.230	n (P-5406/87; A-5356)	150.90	re (A-2933)
130.240	n (P-5406/87; A-5356)	150.100	re (A-2933)
130.250	n (P-5406/87; A-5356)	160.10	re (A-2935)
130.Tb. A	n (P-5406/87; A-5356)	160.20	re (A-2935)
130.Tb. B	n (P-5406/87; A-5356)	160.30	re (A-2935)
		160.40	re (A-2935)
		160.50	re (A-2935)
		160.60	re (A-2935)
		160.70	re (A-2935)
		160.80	re (A-2935)
		170.10	re (A-2936)
		170.20	re (A-2936)
		170.30	re (A-2936)
		170.40	re (A-2936)
		170.50	re (A-2936)
		170.60	re (A-2936)
		170.70	re (A-2936)
		170.80	re (A-2936)
		170.90	re (A-2936)
		170.100	re (A-2936)
		170.110	re (A-2936)
		170.120	re (A-2936)
		170.130	re (A-2936)
		180.10	re (A-2915)
		180.20	re (A-2915)
		180.30	re (A-2915)
		180.40	re (A-2915)
		180.50	re (A-2915)
		180.60	re (A-2915)
		180.65	re (A-2915)
		180.70	re (A-2915)
		180.80	re (A-2915)
		180.90	re (A-2915)
		180.95	re (A-2915)
		180.100	re (A-2915)
		180.110	re (A-2915)
		180.120	re (A-2915)
		180.130	re (A-2915)
		180.Ap. A	re (A-2915)
		180.Ap. B	re (A-2915)
		180.Ap. C	re (A-2915)
		180.20	re (A-2980)
		180.30	re (A-2980)
		180.40	re (A-2980)
		180.50	re (A-2980)
		180.60	re (A-2980)

TITLE 68 (CONT'D.)		
300.20	re	(A-2938)
300.25	re	(A-2938)
300.27	re	(A-2938)
300.30	re	(A-2938)
300.40	re	(A-2938)
300.41	re	(A-2938)
300.42	re	(A-2938)
300.43	re	(A-2938)
300.44	re	(A-2938)
300.45	re	(A-2938)
300.48	re	(A-2938)
300.50	re	(A-2938)
300.50, A	re	(A-2938)
300.50, B	re	(A-2938)
310.10	re	(A-2955)
310.20	re	(A-2955)
310.30	re	(A-2955)
310.40	re	(A-2955)
310.50	re	(A-2955)
310.60	re	(A-2955)
310.75	re	(A-2955)
310.80	re	(A-2955)
310.85	re	(A-2955)
310.90	re	(A-2955)
315.90	re	(A-2940)
315.100	re	(A-2940)
315.110	re	(A-2940)
315.120	re	(A-2940)
315.130	re	(A-2940)
315.140	re	(A-2940)
315.150	re	(A-2940)
315.160	re	(A-2940)
315.165	re	(A-2940)
315.170	re	(A-2940)
315.180	re	(A-2940)
315.200	re	(A-1821)
320.10	re	(A-1821)
320.20	re	(A-1821)
320.30	re	(A-1821)
320.40	re	(A-1821)
320.50	re	(A-1821)
320.55	re	(A-1821)
320.57	re	(A-1821)
320.60	re	(A-1821)
320.70	re	(A-1821)
320.80	re	(A-1821)
320.90	re	(A-1821)
320.100	re	(A-1821)
320.110	re	(A-1821)
320.120	re	(A-1821)
320.200	re	(A-1821)
320.210	re	(A-1821)
320.220	re	(A-1821)
320.230	re	(A-1821)
320.240	re	(A-1821)

TITLE 68 (CONT'D)		
260.19	re	(A-2948)
260.21	re	(A-2948)
260.22	re	(A-2948)
260.31	re	(A-2948)
260.32	re	(A-2948)
260.33	re	(A-2948)
260.41	re	(A-2948)
260.42	re	(A-2948)
270.10	re	(A-2950)
270.15	re	(A-2950)
270.20	re	(A-2950)
270.30	re	(A-2950)
270.40	re	(A-2950)
270.45	re	(A-2950)
270.50	re	(A-2950)
270.60	re	(A-2950)
280.10	re	(A-2953)
280.20	re	(A-2953)
280.30	re	(A-2953)
280.40	re	(A-2953)
280.50	re	(A-2953)
280.55	re	(A-2953)
280.60	re	(A-2953)
280.70	re	(A-2953)
280.80	re	(A-2953)
280.85	re	(A-2953)
280.90	re	(A-2953)
280.95	re	(A-2953)
280.95	n	(E-29957/87; O-4959)
280.100	re	(A-2953)
280.105	re	(A-2953)
280.107	re	(A-2953)
280.110	re	(A-2953)
290.10	re	(A-2951)
290.20	re	(A-2951)
290.30	re	(A-2951)
290.35	re	(A-2951)
290.40	re	(A-2951)
290.50	re	(A-2951)
290.55	re	(A-2951)
290.60	re	(A-2951)
290.70	re	(A-2951)
290.80	re	(A-2951)
290.90	re	(A-2951)
290.100	re	(A-2951)
290.110	re	(A-2951)
290.120	re	(A-2951)
290.130	re	(A-2951)
290.135	re	(A-2951)
290.140	re	(A-2951)
290.150	re	(A-2951)
290.160	re	(A-2951)
290.170	re	(A-2951)
290.180	re	(A-2951)
290.190	re	(A-2951)
300.10	re	(A-2938)

TITLE 68 (CONT'D)	
220.441 re (A)	re (A)
220.450 re (A)	re (A)
220.451 re (A)	re (A)
220.46 re (A)	re (A)
220.46-A re (A)	re (A)
220.46-B re (A)	re (A)
220.46-C re (A)	re (A)
230.10 re (A)	re (A)
230.11 re (A)	re (A)
230.20 re (A)	re (A)
230.30 re (A)	re (A)
230.40 re (A)	re (A)
230.50 re (A)	re (A)
230.60 re (A)	re (A)
230.70 re (A)	re (A)
230.80 re (A)	re (A)
230.90 re (A)	re (A)
230.100 re (A)	re (A)
230.110 re (A)	re (A)
230.120 re (A)	re (A)
230.130 re (A)	re (A)
230.140 re (A)	re (A)
230.150 re (A)	re (A)
230.160 re (A)	re (A)
240.5 re (A)	re (A)
240.10 re (A)	re (A)
240.15 re (A)	re (A)
240.20 re (A)	re (A)
240.25 re (A)	re (A)
240.30 re (A)	re (A)
240.35 re (A)	re (A)
240.40 re (A)	re (A)
240.45 re (A)	re (A)
240.50 re (A)	re (A)
240.55 re (A)	re (A)
240.60 re (A)	re (A)
240.65 re (A)	re (A)
240.70 re (A)	re (A)
250.100 re (A)	re (A)
250.110 re (A)	re (A)
250.120 re (A)	re (A)
250.130 re (A)	re (A)
250.140 re (A)	re (A)
250.150 re (A)	re (A)
250.160 re (A)	re (A)
250.170 re (A)	re (A)
250.180 re (A)	re (A)
250.190 re (A)	re (A)
250.200 re (A)	re (A)
250.205 re (A)	re (A)
250.210 re (A)	re (A)
250.211 re (A)	re (A)
260.12 re (A)	re (A)
260.13 re (A)	re (A)
260.14 re (A)	re (A)
260.15 re (A)	re (A)
260.16 re (A)	re (A)
260.17 re (A)	re (A)
260.18 re (A)	re (A)

TABLE 68 (CONT'D)		
200.35	re	(A-2917)
200.40	re	(A-2917)
200.45	re	(A-2917)
200.50	re	(A-2917)
200.60	re	(A-2917)
200.70	re	(A-2917)
200.80	re	(A-2917)
210.10	re	(A-2919)
210.20	re	(A-2919)
210.30	re	(A-2919)
210.40	re	(A-2919)
210.50	re	(A-2919)
210.60	re	(A-2919)
210.70	re	(A-2919)
210.80	re	(A-2919)
210.90	re	(A-2919)
210.100	re	(A-2919)
210.110	re	(A-2919)
210.120	re	(A-2919)
210.130	re	(A-2919)
210.140	re	(A-2919)
210.150	re	(A-2919)
210.160	re	(A-2919)
210.170	re	(A-2919)
210.180	re	(A-2919)
210.190	re	(A-2919)
210.200	re	(A-2919)
210.210	re	(A-2919)
210.220	re	(A-2919)
210.230	re	(A-2919)
210.235	re	(A-2919)
210.240	re	(A-2919)
210.250	re	(A-2919)
220.110	re	(A-2926)
220.120	re	(A-2926)
220.130	re	(A-2926)
220.140	re	(A-2926)
220.150	re	(A-2926)
220.210	re	(A-2926)
220.220	re	(A-2926)
220.230	re	(A-2926)
220.231	re	(A-2926)
220.240	re	(A-2926)
220.410	re	(A-2926)
220.420	re	(A-2926)
220.431	re	(A-2926)
220.435	re	(A-2926)
220.440	re	(A-2926)

TITLE 48 (CONT'D)	
320,260	re (A-1821)
320,270	re (A-2957)
330,10	re (A-2957)
330,20	re (A-2957)
330,30	re (A-2957)
330,40	re (A-2957)
330,50	re (A-2957)
330,55	re (A-2957)
330,60	re (A-2957)
330,70	re (A-2957)
330,80	re (A-2957)
330,90	re (A-2957)
330,91	re (A-2957)
330,92	re (A-2957)
330,93	re (A-2957)
330,94	re (A-2957)
330,95	re (A-2957)
330,100	re (A-2957)
330,110	re (A-2957)
330,120	re (A-2957)
330,130	re (A-2957)
330,140	re (A-2957)
330,145	re (A-2957)
330,147	re (A-2957)
330,150	re (A-2957)
330,160	re (A-2957)
330,170	re (A-2957)
330,180	re (A-2957)
340,10	re (A-2959)
340,20	re (A-2959)
340,30	re (A-2959)
340,40	re (A-2959)
340,50	re (A-2959)
340,55	re (A-2959)
340,60	re (A-2959)
340,65	re (A-2959)
340,70	re (A-2959)
350,10	re (A-2960)
350,20	re (A-2960)
350,30	re (A-2960)
350,40	re (A-2960)
350,50	re (A-2960)
350,60	re (A-2960)
350,70	re (A-2960)
350,80	re (A-2960)
350,90	re (A-2960)
350,100	re (A-2960)
350,110	re (A-2960)
350,115	re (A-2960)
350,120	re (A-2960)
360,10	re (A-2962)
360,20	re (A-2962)
360,30	re (A-2962)
360,40	re (A-2962)
360,50	re (A-2962)
360,55	re (A-2962)

TITLE 68 (CONT'D)	
360.60	re (A)
360.70	re (A)
360.80	re (A)
360.85	re (A)
360.90	re (A)
360.90 A	re (A)
360.90 B	re (A)
360.90 C	re (A)
360.90 D	re (A)
360.90 E	re (A)
360.90 F	re (A)
360.90 G	re (A)
360.90 H	re (A)
360.90 I	re (A)
360.90 J	re (A)
360.90 K	re (A)
360.90 L	re (A)
360.90 M	re (A)
360.90 N	re (A)
360.90 O	re (A)
360.90 P	re (A)
360.90 Q	re (A)
360.90 R	re (A)
360.90 S	re (A)
360.90 T	re (A)
360.90 U	re (A)
360.90 V	re (A)
360.90 W	re (A)
360.90 X	re (A)
360.90 Y	re (A)
360.90 Z	re (A)
360.90 AA	re (A)
360.90 AB	re (A)
360.90 AC	re (A)
360.90 AD	re (A)
360.90 AE	re (A)
360.90 AF	re (A)
360.90 AG	re (A)
360.90 AH	re (A)
360.90 AI	re (A)
360.90 AJ	re (A)
360.90 AK	re (A)
360.90 AL	re (A)
360.90 AM	re (A)
360.90 AN	re (A)
360.90 AO	re (A)
360.90 AP	re (A)
360.90 AQ	re (A)
360.90 AR	re (A)
360.90 AS	re (A)
360.90 AT	re (A)
360.90 AU	re (A)
360.90 AV	re (A)
360.90 AW	re (A)
360.90 AX	re (A)
360.90 AY	re (A)
360.90 AZ	re (A)
360.90 BA	re (A)
360.90 BB	re (A)
360.90 BC	re (A)
360.90 BD	re (A)
360.90 BE	re (A)
360.90 BF	re (A)
360.90 BG	re (A)
360.90 BH	re (A)
360.90 BI	re (A)
360.90 BJ	re (A)
360.90 BK	re (A)
360.90 BL	re (A)
360.90 BM	re (A)
360.90 BN	re (A)
360.90 BO	re (A)
360.90 BP	re (A)
360.90 BQ	re (A)
360.90 BR	re (A)
360.90 BS	re (A)
360.90 BT	re (A)
360.90 BU	re (A)
360.90 BV	re (A)
360.90 BW	re (A)
360.90 BX	re (A)
360.90 BY	re (A)
360.90 BZ	re (A)
360.90 CA	re (A)
360.90 CB	re (A)
360.90 CC	re (A)
360.90 CD	re (A)
360.90 CE	re (A)
360.90 CF	re (A)
360.90 CG	re (A)
360.90 CH	re (A)
360.90 CI	re (A)
360.90 CJ	re (A)
360.90 CK	re (A)
360.90 CL	re (A)
360.90 CM	re (A)
360.90 CN	re (A)
360.90 CO	re (A)
360.90 CP	re (A)
360.90 CQ	re (A)
360.90 CR	re (A)
360.90 CS	re (A)
360.90 CT	re (A)
360.90 CU	re (A)
360.90 CV	re (A)
360.90 CW	re (A)
360.90 CX	re (A)
360.90 CY	re (A)
360.90 CZ	re (A)
360.90 DA	re (A)
360.90 DB	re (A)
360.90 DC	re (A)
360.90 DD	re (A)
360.90 DE	re (A)
360.90 DF	re (A)
360.90 DG	re (A)
360.90 DH	re (A)
360.90 DI	re (A)
360.90 DJ	re (A)
360.90 DK	re (A)
360.90 DL	re (A)
360.90 DM	re (A)
360.90 DN	re (A)
360.90 DO	re (A)
360.90 DP	re (A)
360.90 DQ	re (A)
360.90 DR	re (A)
360.90 DS	re (A)
360.90 DT	re (A)
360.90 DU	re (A)
360.90 DV	re (A)
360.90 DW	re (A)
360.90 DX	re (A)
360.90 DY	re (A)
360.90 DZ	re (A)
360.90 EA	re (A)
360.90 EB	re (A)
360.90 EC	re (A)
360.90 ED	re (A)
360.90 EE	re (A)
360.90 EF	re (A)
360.90 EG	re (A)
360.90 EH	re (A)
360.90 EI	re (A)
360.90 EJ	re (A)
360.90 EK	re (A)
360.90 EL	re (A)
360.90 EM	re (A)
360.90 EN	re (A)
360.90 EO	re (A)
360.90 EP	re (A)
360.90 EQ	re (A)
360.90 ER	re (A)
360.90 ES	re (A)
360.90 ET	re (A)
360.90 EU	re (A)
360.90 EV	re (A)
360.90 EW	re (A)
360.90 EX	re (A)
360.90 EY	re (A)
360.90 EZ	re (A)
360.90 FA	re (A)
360.90 FB	re (A)
360.90 FC	re (A)
360.90 FD	re (A)
360.90 FE	re (A)
360.90 FF	re (A)
360.90 FG	re (A)
360.90 FH	re (A)
360.90 FI	re (A)
360.90 FJ	re (A)
360.90 FK	re (A)
360.90 FL	re (A)
360.90 FM	re (A)
360.90 FN	re (A)
360.90 FO	re (A)
360.90 FP	re (A)
360.90 FQ	re (A)
360.90 FR	re (A)
360.90 FS	re (A)
360.90 FT	re (A)
360.90 FU	re (A)
360.90 FV	re (A)
360.90 FW	re (A)
360.90 FX	re (A)
360.90 FY	re (A)
360.90 FZ	re (A)
360.90 GA	re (A)
360.90 GB	re (A)
360.90 GC	re (A)
360.90 GD	re (A)
360.90 GE	re (A)
360.90 GF	re (A)
360.90 GG	re (A)
360.90 GH	re (A)
360.90 GI	re (A)
360.90 GJ	re (A)
360.90 GK	re (A)
360.90 GL	re (A)
360.90 GM	re (A)
360.90 GN	re (A)
360.90 GO	re (A)
360.90 GP	re (A)
360.90 GQ	re (A)
360.90 GR	re (A)
360.90 GS	re (A)
360.90 GT	re (A)
360.90 GU	re (A)
360.90 GV	re (A)
360.90 GW	re (A)
360.90 GX	re (A)
360.90 GY	re (A)
360.90 GZ	re (A)
360.90 HA	re (A)
360.90 HB	re (A)
360.90 HC	re (A)
360.90 HD	re (A)
360.90 HE	re (A)
360.90 HF	re (A)
360.90 HG	re (A)
360.90 HH	re (A)
360.90 HI	re (A)
360.90 HJ	re (A)
360.90 HK	re (A)
360.90 HL	re (A)
360.90 HM	re (A)
360.90 HN	re (A)
360.90 HO	re (A)
360.90 HP	re (A)
360.90 HQ	re (A)
360.90 HR	re (A)
360.90 HS	re (A)
360.90 HT	re (A)
360.90 HU	re (A)
360.90 HV	re (A)
360.90 HW	re (A)
360.90 HX	re (A)
360.90 HY	re (A)
360.90 HZ	re (A)
360.90 IA	re (A)
360.90 IB	re (A)
360.90 IC	re (A)
360.90 ID	re (A)
360.90 IE	re (A)
360.90 IF	re (A)
360.90 IG	re (A)
360.90 IH	re (A)
360.90 II	re (A)
360.90 IJ	re (A)
360.90 IK	re (A)
360.90 IL	re (A)
360.90 IM	re (A)
360.90 IN	re (A)
360.90 IO	re (A)
360.90 IP	re (A)
360.90 IQ	re (A)
360.90 IR	re (A)
360.90 IS	re (A)
360.90 IT	re (A)
360.90 IU	re (A)
360.90 IV	re (A)
360.90 IW	re (A)
360.90 IX	re (A)
360.90 IY	re (A)
360.90 IZ	re (A)
360.90 JA	re (A)
360.90 JB	re (A)
360.90 JC	re (A)
360.90 JD	re (A)
360.90 JE	re (A)
360.90 JF	re (A)
360.90 JG	re (A)
360.90 JH	re (A)
360.90 JI	re (A)
360.90 JJ	re (A)
360.90 JK	re (A)
360.90 JL	re (A)
360.90 JM	re (A)
360.90 JN	re (A)
360.90 JO	re (A)
360.90 JP	re (A)
360.90 JQ	re (A)
360.90 JR	re (A)
360.90 JS	re (A)
360.90 JT	re (A)
360.90 JU	re (A)
360.90 JV	re (A)
360.90 JW	re (A)
360.90 JX	re (A)
360.90 JY	re (A)
360.90 JZ	re (A)
360.90 KA	re (A)
360.90 KB	re (A)
360.90 KC	re (A)
360.90 KD	re (A)
360.90 KE	re (A)
360.90 KF	re (A)
360.90 KG	re (A)
360.90 KH	re (A)
360.90 KI	re (A)
360.90 KJ	re (A)
360.90 KK	re (A)
360.90 KL	re (A)
360.90 KM	re (A)
360.90 KN	re (A)
360.90 KO	re (A)
360.90 KP	re (A)
360.90 KQ	re (A)
360.90 KR	re (A)
360.90 KS	re (A)
360.90 KT	re (A)
360.90 KU	re (A)
360.90 KV	re (A)
360.90 KW	re (A)
360.90 KX	re (A)
360.90 KY	re (A)
360.90 KZ	re (A)
360.90 LA	re (A)
360.90 LB	re (A)
360.90 LC	re (A)
360.90 LD	re (A)
360.90 LE	re (A)
360.90 LF	re (A)
360.90 LG	re (A)
360.90 LH	re (A)
360.90 LI	re (A)
360.90 LJ	re (A)
360.90 LK	re (A)
360.90 LL	re (A)
360.90 LM	re (A)
360.90 LN	re (A)
360.90 LO	re (A)
360.90 LP	re (A)
360.90 LQ	re (A)
360.90 LR	re (A)
360.90 LS	re (A)
360.90 LT	re (A)
360.90 LU	re (A)
360.90 LV	re (A)
360.90 LW	re (A)
360.90 LX	re (A)
360.90 LY	re (A)
360.90 LZ	re (A)
360.90 MA	re (A)
360.90 MB	re (A)
360.90 MC	re (A)
360.90 MD	re (A)
360.90 ME	re (A)
360.90 MF	re (A)
360.90 MG	re (A)
360.90 MH	re (A)
360.90 MI	re (A)
360.90 MJ	re (A)
360.90 MK	re (A)
360.90 ML	re (A)
360.90 MM	re (A)
360.90 MN	re (A)
360.90 MO	re (A)
360.90 MP	re (A)
360.90 MQ	re (A)
360.90 MR	re (A)
360.90 MS	re (A)
360.90 MT	re (A)
360.90 MU	re (A)
360.90 MV	re (A)
360.90 MW	re (A)
360.90 MX	re (A)
360.90 MY	re (A)
360.90 MZ	re (A)
360.90 NA	re (A)
360.90 NB	re (A)
360.90 NC	re (A)
360.90 ND	re (A)
360.90 NE	re (A)
360.90 NF	re (A)
360.90 NG	re (A)
360.90 NH	re (A)
360.90 NI	re (A)
360.90 NJ	re (A)
360.90 NK	re (A)
360.90 NL	re (A)
360.90 NM	re (A)
360.90 NN	re (A)
360.90 NO	re (A)
360.90 NP	re (A)
360.90 NQ	re (A)
360.90 NR	re (A)
360.90 NS	re (A)
360.90 NT	re (A)
360.90 NU	re (A)
360.90 NV	re (A)
360.90 NW	re (A)
360.90 NX	re (A)
360.90 NY	re (A)
360.90 NZ	re (A)
360.90 OA	re (A)
360.90 OB	re (A)
360.90 OC	re (A)
360.90 OD	re (A)
360.90 OE	re (A)
360.90 OF	re (A)
360.90 OG	re (A)
360.90 OH	re (A)
360.90 OI	re (A)
360.90 OJ	re (A)
360.90 OK	re (A)
360.90 OL	re (A)
360.90 OM	re (A)
360.90 ON	re (A)
360.90 OO	re (A)
360.90 OP	re (A)
360.90 OQ	re (A)
360.90 OR	re (A)
360.90 OS	re (A)
360.90 OT	re (A)
360.90 OU	re (A)
360.90 OV	re (A)
360.90 OW	re (A)
360.90 OX	re (A)
360.90 OY	re (A)
360.90 OZ	re (A)
360.90 PA	re (A)
360.90 PB	re (A)
360.90 PC	re (A)
360.90 PD	re (A)
360.90 PE	re (A)
360.90 PF	re (A)
360.90 PG	re (A)
360.90 PH	re (A)
360.90 PI	re (A)
360.90 PJ	re (A)
360.90 PK	re (A)
360.90 PL	re (A)
360.90 PM	re (A)
360.90 PN	re (A)
360.90 PO	re (A)
360.90 PP	re (A)
360.90 PQ	re (A)
360.90 PR	re (A)
360.90 PS	re (A)
360.90 PT	re (A)
360.90 PU	re (A)
360.90 PV	re (A)
360.90 PW	re (A)
360.90 PX	re (A)
360.90 PY	re (A)
360.90 PZ	re (A)
360.90 QA	re (A)
360.90 QB	re (A)
360.90 QC	re (A)
360.90 QD	re (A)
360.90 QE	re (A)
360.90 QF	re (A)
360.90 QG	re (A)
360.90 QH	re (A)
360.90 QI	re (A)
360.90 QJ	re (A)
360.90 QK	re (A)
360.90 QL	re (A)
360.90 QM	re (A)
360.90 QN	re (A)
360.90 QO	re (A)
360.90 QP	re (A)
360.90 QQ	re (A)
360.90 QR	re (A)
360.90 QS	re (A)
360.90 QT	re (A)
360.90 QU	re (A)
360.90 QV	re (A)
360.90 QW	re (A)
360.90 QX	re (A)
360.90 QY	re (A)
360.90 QZ	re (A)
360.90 RA	re (A)
360.90 RB	re (A)
360.90 RC	re (A)
360.90 RD	re (A)
360.90 RE	re (A)
360.90 RF	re (A)
360.90 RG	re (A)
360.90 RH	re (A)
360.90 RI	re (A)
360.90 RJ	re (A)
360.90 RK	re (A)
360.90 RL	re (A)
360.90 RM	re (A)
360.90 RN	re (A)
360.90 RO	re (A)
360.90 RP	re (A)
360.90 RQ	re (A)
360.90 RR	re (A)
360.90 RS	re (A)
360.90 RT	re (A)
360.90 RU	re (A)
360.90 RV	re (A)
360.90 RW	re (A)
360.90 RX	re (A)
360.90 RY	re (A)
360.90 RZ	re (A)
360.90 SA	re (A)
360.90 SB	re (A)
360.90 SC	re (A)
360.90 SD	re (A)
360.90 SE	re (A)
360.90 SF	re (A)
360.90 SG	re (A)
360.90 SH	re (A)
360.90 SI	re (A)
360.90 SJ	re (A)
360.90 SK	re (A)
360.90 SL	re (A)
360.90 SM	re (A)
360.90 SN	re

TITLE 68 (CONT'D)	
400.50	re (A)
400.60	re (A)
400.65	re (A)
400.70	re (A)
400.80	re (A)
400.90	re (A)
420.5	re (A)
420.7	re (A)
420.10	re (A)
420.15	re (A)
420.20	re (A)
420.25	re (A)
420.30	re (A)
420.35	re (A)
420.40	re (A)
420.45	re (A)
420.50	re (A)
420.55	re (A)
420.56	re (A)
420.60	re (A)
420.65	re (A)
420.70	re (A)
420.80	re (A)
420.85	re (A)
420.90	re (A)
420.95	re (A)
420.100	re (A)
420.105	re (A)
420.115	re (A)
430.300	re (A)
430.350	re (A)
430.400	re (A)
430.1010	re (A)
430.1020	re (A)
430.2010	re (A)
430.2020	re (A)
430.2030	re (A)
430.2040	re (A)
430.3010	re (A)
430.3020	re (A)
430.4010	re (A)
430.5010	re (A)
430.5030	re (A)
430.5040	re (A)
430.5050	re (A)
430.6010	re (A)
430.6020	re (A)
430.6030	re (A)
430.Ap. A	re (A)
430.Ap. B	re (A)
450.10	re (A)
450.15	re (A)
450.17	re (A)
450.20	re (A)
450.40	re (A)

TITLE 58 (CONT'D)		
450.50	re	(A-2977)
450.60	re	(A-2977)
450.70	re	(A-2977)
450.80	re	(A-2977)
450.90	re	(A-2977)
450.100	re	(A-2977)
450.110	re	(A-2977)
450.120	re	(A-2977)
450.130	re	(A-2977)
450.140	re	(A-2977)
450.150	re	(A-2977)
450.170	re	(A-2977)
450.180	re	(A-2977)
450.185	re	(A-2977)
450.190	re	(A-2977)
450.195	re	(A-2977)
450.200	re	(A-2977)
450.210	re	(A-2977)
450.215	re	(A-2977)
450.220	re	(A-2977)
450.230	re	(A-2977)
450.240	re	(A-2977)
450.250	re	(A-2977)
450.260	re	(A-2977)
450.270	re	(A-2977)
450.280	re	(A-2977)
450.290	re	(A-2977)
450.300	re	(A-2977)
460.10	re	(A-2946)
460.20	re	(A-2946)
460.30	re	(A-2946)
460.40	re	(A-2946)
460.50	re	(A-2946)
460.60	re	(A-2946)
460.70	re	(A-2946)
460.80	re	(A-2946)
460.90	re	(A-2946)
470.10	re	(A-2981)
470.20	re	(A-2981)
470.30	re	(A-2981)
470.40	re	(A-2981)
470.50	re	(A-2981)
470.60	re	(A-2981)
470.70	re	(A-2981)
470.80	re	(A-2981)
470.90	re	(A-2981)
470.100	re	(A-2981)
480.10	re	(A-2947)
480.20	re	(A-2947)
480.30	re	(A-2947)
480.40	re	(A-2947)
480.45	re	(A-2947)
480.50	re	(A-2947)
480.60	re	(A-2947)
480.65	re	(A-2947)
480.70	re	(A-2947)
480.80	re	(A-2947)
480.90	re	(A-2947)
490.10	re	(A-2982)
490.15	re	(A-2982)
490.20	re	(A-2982)
490.25	re	(A-2982)
490.30	re	(A-2982)
490.35	re	(A-2982)
490.40	re	(A-2982)
490.45	re	(A-2982)
490.50	re	(A-2982)
490.55	re	(A-2982)
490.60	re	(A-2982)
490.65	re	(A-2982)
490.70	re	(A-2982)
490.75	re	(A-2982)
490.80	re	(A-2982)
490.85	re	(A-2982)
490.90	re	(A-2982)
490.95	re	(A-2982)
500.00	re	(A-2982)
500.05	re	(A-2982)
500.10	re	(A-2982)
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500.70	re	(A-2982)
500.75	re	(A-2982)
500.80	re	(A-2982)
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502.70	re	(A-2982)
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503.35	re	(A-2982)
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503.45	re	(A-2982)
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506.00	re	(A-2982)
506.05	re	(A-2982)
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507.95	re	(A-2982)
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508.75	re	(A-2982)
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509.90	re	(A-2982)
509.95	re	(A-2982)
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510.10	re	(A-2982)
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510.35	re	(A-2982)
510.40	re	(A-2982)
510.45	re	(A-2982)
510.50	re	(A-2982)
510.55	re	(A-2982)
510.60	re	(A-2982)
510.65	re	(A-2982)
510.70	re	(A-2982)
510.75	re	(A-2982)
510.80	re	(A-2982)
510.85	re	(A-2982)
510.90	re	(A-2982)
510.95	re	(A-2982)
511.00	re	(A-2982)
511.05	re	(A-2982)
511.10	re	(A-2982)
511.15	re	(A-2982)
511.20	re	(A-2982)
511.25	re	(A-2982)
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511.35	re	(A-2982)
511.40	re	(A-2982)
511.45	re	(A-2982)
511.50	re	(A-2982)
511.55	re	(A-2982)
511.60	re	(A-2982)
511.65	re	(A-2982)
511.70	re	(A-2982)
511.75	re	(A-2982)
511.80	re	(A-2982)
511.85	re	(A-2982)
511.90	re	(A-2982)
511.95	re	(A-2982)
512.00	re	(A-2982)
512.05	re	(A-2982)
512.10	re	(A-2982)
512.15	re	(A-2982)
512.20	re	(A-2982)
512.25	re	(A-2982)
512.30	re	(A-2982)
512.35	re	(A-2982)
512.40	re	(A-2982)
512.45	re	(A-2982)
512.50	re	(A-2982)
512.55	re	(A-2982)
512.60	re	(A-2982)
512.65	re	(A-2982)
512.70	re	(A-2982)
512.75	re	(A-2982)
512.80	re	(A-2982)
512.85	re	(A-2982)
512.90	re	(A-2982)
512.95	re	(A-2982)
513.00	re	(A-2982)
513.05	re	(A-2982)
513.10	re	(A-2982)
513.15	re	(A-2982)
513.20	re	(A-2982)
513.25	re	(A-2982)
513.30	re	(A-2982)
513.35	re	(A-2982)
513.40	re	(A-2982)
513.45	re	(A-2982)
513.50	re	(A-2982)
513.55	re	(A-2982)
513.60	re	(A-2982)
513.65	re	(A-2982)
513.70	re	(A-2982)
513.75	re	(A-2982)
513.80	re	(A-2982)
513.85	re	(A-2982)
513.90	re	(A-2982)
513.95	re	(A-2982)
514.00	re	(A-2982)
514.05	re	(A-2982)
514.10	re	(A-2982)
514.15	re	(A-2982)
514.20	re	(A-2982)
514.25	re	(A-2982)
514.30	re	(A-2982)
514.35	re	(A-2982)
514.40	re	(A-2982)
514.45	re	(A-2982)
514.50	re	(A-2982)
514.55	re	(A-2982)
514.60	re	(A-2982)
514.65	re	(A-2982)
514.70	re	(A-2982)
514.75	re	(A-2982)
514.80	re	(A-2982)
514.85	re	(A-2982)
514.90	re	(A-2982)
514.95	re	(A-2982)
515.00	re	(A-2982)
515.05	re	(A-2982)
515.10	re	(A-2982)
515.15	re	(A-2982)
515.20	re	(A-2982)
515.25	re	(A-2982)
515.30	re	(A-2982)
515.35	re	(A-2982)
515.40	re	(A-2982)
515.45	re	

TITLE 68 (CONT'D)	
200.35	re (A-2917)
200.40	re (A-2917)
200.45	re (A-2917)
200.50	re (A-2917)
200.60	re (A-2917)
200.70	re (A-2917)
200.80	re (A-2917)
201.10	re (A-2917)
201.20	re (A-2919)
201.30	re (A-2919)
201.40	re (A-2919)
201.50	re (A-2919)
201.60	re (A-2919)
201.70	re (A-2919)
201.80	re (A-2919)
201.90	re (A-2919)
201.100	re (A-2919)
201.110	re (A-2919)
201.120	re (A-2919)
201.130	re (A-2919)
201.140	re (A-2919)
201.150	re (A-2919)
201.160	re (A-2919)
201.170	re (A-2919)
201.180	re (A-2919)
201.190	re (A-2919)
201.200	re (A-2919)
201.210	re (A-2919)
201.220	re (A-2919)
201.230	re (A-2919)
201.235	re (A-2919)
201.240	re (A-2919)
201.250	re (A-2919)
220.110	re (A-2926)
220.120	re (A-2926)
220.130	re (A-2926)
220.140	re (A-2926)
220.150	re (A-2926)
220.210	re (A-2926)
220.220	re (A-2926)
220.230	re (A-2926)
220.231	re (A-2926)
220.240	re (A-2926)
220.250	re (A-2926)
220.310	re (A-2926)
220.320	re (A-2926)
220.330	re (A-2926)
220.335	re (A-2926)
220.340	re (A-2926)
220.410	re (A-2926)
220.420	re (A-2926)
220.430	re (A-2926)
220.431	re (A-2926)
220.435	re (A-2926)
220.440	re (A-2926)

TITLE 68 (CONT'D)		TITLE 68 (CONT'D)	
260.19	re (A-2948)	300.20	re (A-2938)
260.21	re (A-2948)	300.25	re (A-2938)
260.22	re (A-2948)	300.27	re (A-2938)
260.31	re (A-2948)	300.30	re (A-2938)
260.32	re (A-2948)	300.40	re (A-2938)
260.33	re (A-2948)	300.41	re (A-2938)
260.41	re (A-2948)	300.42	re (A-2938)
260.42	re (A-2948)	300.43	re (A-2938)
270.10	re (A-2950)	300.44	re (A-2938)
270.15	re (A-2950)	300.45	re (A-2938)
270.20	re (A-2950)	300.48	re (A-2938)
270.30	re (A-2950)	300.50	re (A-2938)
270.40	re (A-2950)	300.5p. A	re (A-2938)
270.45	re (A-2950)	300.5p. B	re (A-2938)
270.50	re (A-2950)	310.10	re (A-2955)
270.60	re (A-2950)	310.12	re (A-2955)
280.10	re (A-2953)	310.30	re (A-2955)
280.20	re (A-2953)	310.40	re (A-2955)
280.30	re (A-2953)	310.50	re (A-2955)
280.40	re (A-2953)	310.60	re (A-2955)
280.50	re (A-2953)	310.70	re (A-2955)
280.55	re (A-2953)	310.75	re (A-2955)
280.60	re (A-2953)	310.80	re (A-2955)
280.70	re (A-2953)	310.85	re (A-2955)
280.80	re (A-2953)	310.90	re (A-2955)
280.85	re (A-2953)	315.90	re (A-2940)
280.90	re (A-2953)	315.100	re (A-2940)
280.95	re (A-2953)	315.110	re (A-2940)
280.95	n (E-2099787; O-4959)	315.120	re (A-2940)
280.100	re (A-2953)	315.130	re (A-2940)
280.105	re (A-2953)	315.140	re (A-2940)
280.107	re (A-2953)	315.150	re (A-2940)
280.110	re (A-2953)	315.160	re (A-2940)
290.10	re (A-2951)	315.165	re (A-2940)
290.20	re (A-2951)	315.170	re (A-2940)
290.30	re (A-2951)	315.180	re (A-2940)
290.35	re (A-2951)	315.200	re (A-2940)
290.40	re (A-2951)	320.10	re (A-1821)
290.50	re (A-2951)	320.20	re (A-1821)
290.55	re (A-2951)	320.30	re (A-1821)
290.60	re (A-2951)	320.40	re (A-1821)
290.70	re (A-2951)	320.50	re (A-1821)
290.80	re (A-2951)	320.55	re (A-1821)
290.90	re (A-2951)	320.57	re (A-1821)
290.100	re (A-2951)	320.60	re (A-1821)
290.110	re (A-2951)	320.70	re (A-1821)
290.120	re (A-2951)	320.80	re (A-1821)
290.130	re (A-2951)	320.90	re (A-1821)
290.135	re (A-2951)	320.100	re (A-1821)
290.140	re (A-2951)	320.110	re (A-1821)
290.150	re (A-2951)	320.120	re (A-1821)
290.160	re (A-2951)	320.200	re (A-1821)
290.170	re (A-2951)	320.210	re (A-1821)
290.180	re (A-2951)	320.220	re (A-1821)
290.190	re (A-2951)	320.230	re (A-1821)
300.10	re (A-2938)	320.240	re (A-1821)

TITLE 68 (CONT'D)		TITLE 68 (CONT'D)		TITLE 68 (CONT'D)	
320.260	re (A-1821)	360.60	re (A-2962)	400.30	re (A-2972)
320.270	re (A-1821)	360.70	re (A-2962)	400.60	re (A-2972)
330.10	re (A-2957)	360.80	re (A-2962)	400.65	re (A-2972)
330.20	re (A-2957)	360.85	re (A-2962)	400.70	re (A-2972)
330.30	re (A-2957)	360.90	re (A-2962)	400.80	re (A-2972)
330.40	re (A-2957)	360.95	re (A-2962)	400.90	re (A-2972)
330.50	re (A-2957)	360.100	re (A-2962)	400.110	re (A-2972)
330.55	re (A-2957)	360.110	re (A-2962)	400.120	re (A-2972)
330.60	re (A-2957)	360.120	re (A-2962)	400.130	re (A-2972)
330.70	re (A-2957)	360.130	re (A-2962)	400.140	re (A-2972)
330.80	re (A-2957)	360.140	re (A-2962)	400.150	re (A-2972)
330.90	re (A-2957)	360.150	re (A-2962)	400.160	re (A-2972)
330.91	re (A-2957)	360.160	re (A-2962)	400.170	re (A-2972)
330.92	re (A-2957)	360.170	re (A-2962)	400.180	re (A-2972)
330.93	re (A-2957)	360.180	re (A-2962)	400.185	re (A-2972)
330.94	re (A-2957)	360.190	re (A-2962)	400.190	re (A-2972)
330.95	re (A-2957)	360.200	re (A-2962)	400.195	re (A-2972)
330.100	re (A-2957)	360.210	re (A-2962)	400.200	re (A-2972)
330.110	re (A-2957)	360.220	re (A-2962)	400.210	re (A-2972)
330.120	re (A-2957)	360.230	re (A-2962)	400.215	re (A-2972)
330.130	re (A-2957)	360.240	re (A-2962)	400.220	re (A-2972)
330.140	re (A-2957)	360.250	re (A-2962)	400.230	re (A-2972)
330.145	re (A-2957)	360.260	re (A-2962)	400.240	re (A-2972)
330.150	re (A-2957)	360.270	re (A-2962)	400.250	re (A-2972)
330.160	re (A-2957)	360.280	re (A-2962)	400.260	re (A-2972)
330.170	re (A-2957)	360.290	re (A-2962)	400.270	re (A-2972)
330.180	re (A-2957)	360.300	re (A-2962)	400.280	re (A-2972)
340.10	re (A-2959)	360.310	re (A-2962)	400.290	re (A-2972)
340.20	re (A-2959)	360.320	re (A-2962)	400.300	re (A-2972)
340.30	re (A-2959)	360.330	re (A-2962)	400.310	re (A-2972)
340.40	re (A-2959)	360.340	re (A-2962)	400.320	re (A-2972)
340.55	re (A-2959)	360.350	re (A-2962)	400.330	re (A-2972)
340.60	re (A-2959)	360.360	re (A-2962)	400.340	re (A-2972)
340.65	re (A-2959)	360.370	re (A-2962)	400.350	re (A-2972)
350.10	re (A-2960)	360.380	re (A-2962)	400.360	re (A-2972)
350.20	re (A-2960)	360.390	re (A-2962)	400.370	re (A-2972)
350.30	re (A-2960)	360.400	re (A-2962)	400.380	re (A-2972)
350.40	re (A-2960)	360.410	re (A-2962)	400.390	re (A-2972)
350.50	re (A-2960)	360.420	re (A-2962)	400.400	re (A-2972)
350.60	re (A-2960)	360.430	re (A-2962)	400.410	re (A-2972)
350.70	re (A-2960)	360.440	re (A-2962)	400.420	re (A-2972)
350.80	re (A-2960)	360.450	re (A-2962)	400.430	re (A-2972)
350.90	re (A-2960)	360.460	re (A-2962)	400.440	re (A-2972)
350.100	re (A-2960)	360.470	re (A-2962)	400.450	re (A-2972)
350.110	re (A-2960)	360.480	re (A-2962)	400.460	re (A-2972)
350.115	re (A-2960)	360.490	re (A-2962)	400.470	re (A-2972)
350.120	re (A-2960)	360.500	re (A-2962)	400.480	re (A-2972)
360.10	re (A-2962)	360.510	re (A-2962)	400.490	re (A-2972)
360.20	re (A-2962)	360.520	re (A-2962)	400.500	re (A-2972)
360.30	re (A-2962)	360.530	re (A-2962)	400.510	re (A-2972)
360.40	re (A-2962)	360.540	re (A-2962)	400.520	re (A-2972)
360.50	re (A-2962)	360.550	re (A-2962)	400.530	re (A-2972)
360.55	re (A-2962)	360.560	re (A-2962)	400.540	re (A-2972)

TITLE 68 (CONT'D)	
500.20	re (A-2982)
500.25	re (A-2982)
500.30	re (A-2982)
500.35	re (A-2982)
500.45	re (A-2982)
500.50	re (A-2982)
500.55	re (A-2982)
500.60	re (A-2982)
500.65	re (A-2982)
500.70	re (A-2982)
505.10	re (A-2918)
505.20	re (A-2918)
505.30	re (A-2918)
505.40	re (A-2918)
505.50	re (A-2918)
505.60	re (A-2918)
505.70	re (A-2918)
1110.5	re (A-2964)
1110.10	re (A-2964)
1110.20	re (A-2964)
1110.30	re (A-2964)
1110.40	re (A-2964)
1110.50	re (A-2964)
1110.60	re (A-2964)
1110.70	re (A-2964)
1110.80	re (A-2964)
1110.90	re (A-2964)
1110.100	re (A-2964)
1110.110	re (A-2964)
1110.120	re (A-2964)
1110.130	re (A-2964)
1110.140	re (A-2964)
1110.150	re (A-2964)
1110.160	re (A-2964)
1110.170	re (A-2964)
1110.180	re (A-2964)
1110.190	re (A-2964)
1110.200	re (A-2964)
1110.210	re (A-2964)
1110.220	re (A-2964)
1110.230	re (A-2964)
1110.240	re (A-2964)
1110.250	re (A-2964)
1110.270	re (A-2964)
1110.Ap. A	re (A-2964)
1110.Ap. B	re (A-2964)
1110.Ap. C	re (A-2964)
1120.10	re (A-2980)
1120.20	re (A-2980)
1120.30	re (A-2980)
1120.40	re (A-2980)
1120.50	re (A-2980)
1120.60	re (A-2980)
1150.20	re (A-2933)
1150.30	re (A-2933)
1150.40	re (A-2933)

TITLE & (CONT'D)		1150.50	re	(A-2933)
		1150.50	re	(A-2933)
		1150.70	re	(A-2933)
		1150.70	re	(A-2933)
		1150.90	re	(A-2933)
		1150.90	re	(A-2933)
		1150.100	re	(A-2933)
		1150.110	re	(A-2933)
		1160.20	re	(A-2935)
		1160.30	re	(A-2935)
		1160.40	re	(A-2935)
		1160.40	re	(A-2935)
		1160.50	re	(A-2935)
		1160.60	re	(A-2935)
		1160.70	re	(A-2935)
		1160.80	re	(A-2935)
		1170.10	re	(A-2936)
		1170.10	re	(A-2936)
		1170.20	re	(A-2936)
		1170.30	re	(A-2936)
		1170.40	re	(A-2936)
		1170.50	re	(A-2936)
		1170.60	re	(A-2936)
		1170.70	re	(A-2936)
		1170.80	re	(A-2936)
		1170.90	re	(A-2936)
		1170.100	re	(A-2936)
		1170.110	re	(A-2936)
		1170.120	re	(A-2936)
		1170.130	re	(A-2936)
		1180.10	re	(A-2915)
		1180.20	re	(A-2915)
		1180.30	re	(A-2915)
		1180.40	re	(A-2915)
		1180.50	re	(A-2915)
		1180.60	re	(A-2915)
		1180.65	re	(A-2915)
		1180.70	re	(A-2915)
		1180.80	re	(A-2915)
		1180.90	re	(A-2915)
		1180.95	re	(A-2915)
		1180.100	re	(A-2915)
		1180.110	re	(A-2915)
		1180.120	re	(A-2915)
		1180.130	re	(A-2915)
		1180.Ap. A	re	(A-2915)
		1180.Ap. C	re	(A-2915)
		1200.20	ann	(P-7966; A-2917)
		1200.30	ann	(P-7966; A-2917)
		1200.30	ann	(P-7966; A-2917)
		1200.35	re	(A-2917)
		1200.40	re	(A-2917)
		1200.45	re	(A-2917)
		1200.45	ann	(P-7966; A-2917)
		1200.50	re	(A-2917)
		1200.50	ann	(P-7966; A-2917)
		1200.60	re	(A-2917)
		1200.70	re	(A-2917)
		1200.80	re	(A-2917)

TITLE 68 (CONT'D)		re		(A-2919)	
1210.10	re	(A-2919)			
1210.20	re	(A-2919)			
1210.30	re	(A-2919)			
1210.40	re	(A-2919)			
1210.50	re	(A-2919)			
1210.60	re	(A-2919)			
1210.70	re	(A-2919)			
1210.80	re	(A-2919)			
1210.90	re	(A-2919)			
1210.100	re	(A-2919)			
1210.110	re	(A-2919)			
1210.120	re	(A-2919)			
1210.130	re	(A-2919)			
1210.140	re	(A-2919)			
1210.150	re	(A-2919)			
1210.160	re	(A-2919)			
1210.170	re	(A-2919)			
1210.180	re	(A-2919)			
1210.190	re	(A-2919)			
1210.200	re	(A-2919)			
1210.210	re	(A-2919)			
1210.220	re	(A-2919)			
1210.230	re	(A-2919)			
1210.235	re	(A-2919)			
1210.240	re	(A-2919)			
1210.250	re	(A-2919)			
1220.10	re	(A-2926)			
1220.110	am	(P-5867)			
1220.120	re	(A-2926)			
1220.130	am	(P-5867)			
1220.140	re	(A-2926)			
1220.150	re	(A-2926)			
1220.150	r	(P-5867)			
1220.160	n	(P-5867)			
1220.210	re	(A-2926)			
1220.220	re	(A-2926)			
1220.220	am	(P-5867)			
1220.231	re	(A-2926)			
1220.231	am	(P-5867)			
1220.240	am	(P-5867)			
1220.240	am	(P-5867)			
1220.250	re	(A-2926)			
1220.260	n	(P-5867)			
1220.310	re	(A-2926)			
1220.320	re	(A-2926)			
1220.330	re	(A-2926)			
1220.335	re	(A-2926)			
1220.340	re	(A-2926)			
1220.340	r	(P-5867)			
1220.350	r	(P-5867)			
1220.400	n	(P-5867)			
1220.410	am	(A-2926)			
1220.410	am	(P-5867)			

[illegible]

TITLE 68 (CONT'D)			TITLE 68 (CONT'D)			TITLE 68 (CONT'D)			TITLE 68 (CONT'D)		
1250.160	re	(A-2931)	1280.110	re	(A-2953)	1290.100	re	(A-2951)	1310.85	am	(P-14938)
1250.170	re	(A-2931)	1280.110	r	(P-8536)	1290.100	r	(P-15854)	1310.90	re	(A-2955)
1250.190	re	(A-2931)	1285.10	n	(P-8571)	1290.110	re	(A-2951)	1315.90	re	(A-2940)
1250.200	re	(A-2931)	1285.20	n	(P-8571)	1290.110	r	(P-15854)	1315.100	re	(A-2940)
1250.205	re	(A-2931)	1285.30	n	(P-8571)	1290.120	re	(A-2951)	1315.110	re	(A-2940)
1250.210	re	(A-2931)	1285.40	n	(P-8571)	1290.120	r	(P-15854)	1315.120	re	(A-2940)
1260.11	re	(A-2948)	1285.50	n	(P-8571)	1290.130	re	(A-2951)	1315.130	re	(A-2940)
1260.12	re	(A-2948)	1285.60	n	(P-8571)	1290.130	r	(P-15854)	1315.140	re	(A-2940)
1260.13	re	(A-2948)	1285.70	n	(P-8571)	1290.135	re	(A-2951)	1315.150	re	(A-2940)
1260.14	re	(A-2948)	1285.80	n	(P-8571)	1290.135	r	(P-15854)	1315.160	re	(A-2940)
1260.15	re	(A-2948)	1285.90	n	(P-8571)	1290.140	re	(A-2951)	1315.165	re	(A-2940)
1260.16	re	(A-2948)	1285.100	n	(P-8571)	1290.140	r	(P-15854)	1315.170	re	(A-2940)
1260.17	re	(A-2948)	1285.110	n	(P-8571)	1290.150	re	(A-2951)	1315.180	re	(A-2940)
1260.18	re	(A-2948)	1285.120	n	(P-8571)	1290.150	r	(P-15854)	1315.200	re	(A-2940)
1260.19	re	(A-2948)	1285.130	n	(P-8571)	1290.160	re	(A-2951)	1320.20	re	(A-1821)
1260.21	re	(A-2948)	1285.140	n	(P-8571)	1290.160	r	(P-15854)	1320.20	am	(P-8606)
1260.22	re	(A-2948)	1285.200	n	(P-15880)	1290.170	re	(A-2951)	1320.30	re	(A-1821)
1260.31	re	(A-2948)	1285.205	n	(P-15880)	1290.170	r	(P-15854)	1320.30	am	(P-8606)
1260.32	re	(A-2948)	1285.210	n	(P-15880)	1290.180	re	(A-2951)	1320.40	re	(A-1821)
1260.33	re	(A-2948)	1285.215	n	(P-15880)	1290.180	r	(P-15854)	1320.40	am	(P-8606)
1260.41	re	(A-2948)	1285.220	n	(P-15880)	1290.190	re	(A-2951)	1320.45	n	(E-1925) (P-4448)
1260.42	re	(A-2948)	1285.225	n	(P-15880)	1290.190	r	(P-15854)	1320.50	re	(A-1821)
1270.10	re	(A-2950)	1285.230	n	(P-15880)	1300.20	re	(A-2938)	1320.50	am	(P-8606)
1270.15	re	(A-2950)	1285.235	n	(P-15880)	1300.25	re	(A-2938)	1320.55	re	(A-1821)
1270.20	re	(A-2950)	1285.240	n	(P-15880)	1300.25	am	(P-4431; O-11338; RC-11342; R-12130; A-12088)	1320.55	am	(P-8606)
1270.30	re	(A-2950)	1285.245	n	(P-15880)	1300.27	re	(A-2938)	1320.60	re	(A-1821)
1270.40	re	(A-2950)	1285.250	n	(P-15880)	1300.30	re	(A-2938)	1320.60	am	(P-8606)
1270.50	re	(A-2950)	1285.255	n	(P-15880)	1300.30	re	(A-2938)	1320.70	re	(A-1821)
1270.60	re	(A-2950)	1285.260	n	(P-15880)	1300.40	re	(A-2938)	1320.70	am	(P-8606)
1280.10	re	(A-2953)	1285.265	n	(P-15880)	1300.41	re	(A-2938)	1320.80	re	(A-1821)
1280.10	r	(P-8536)	1285.270	n	(P-15880)	1300.42	re	(A-2938)	1320.80	am	(P-8606)
1280.15	n	(E-12116)	1285.275	n	(P-15880)	1300.43	re	(A-2938)	1320.90	re	(A-1821)
1280.20	re	(A-2953)	1285.280	n	(P-15880)	1300.43	re	(A-2938)	1320.90	am	(P-8606)
1280.20	r	(P-8536)	1285.320	n	(P-15880)	1300.44	re	(A-2938)	1320.95	n	(P-8606)
1280.30	re	(A-2953)	1290.10	re	(A-2951)	1300.44	am	(P-4431; A-12088)	1320.100	re	(A-1821)
1280.30	r	(P-8536)	1290.10	r	(P-15854)	1300.45	re	(A-2938)	1320.100	am	(P-8606)
1280.40	re	(A-2953)	1290.20	re	(A-2951)	1300.48	re	(A-2938)	1320.100	re	(A-1821)
1280.40	r	(P-8536)	1290.20	r	(P-15854)	1300.50	re	(A-2938)	1320.110	re	(A-1821)
1280.50	re	(A-2953)	1290.30	re	(A-2951)	1310.10	re	(A-2955)	1320.110	am	(P-8606)
1280.50	r	(P-8536)	1290.30	r	(P-15854)	1310.10	r	(P-14938)	1320.120	re	(A-1821)
1280.55	re	(A-2953)	1290.35	re	(A-2951)	1310.20	re	(A-2955)	1320.200	re	(A-1821)
1280.55	r	(P-8536)	1290.35	r	(P-15854)	1310.20	am	(P-14938)	1320.210	re	(A-1821)
1280.55	r	(P-8536)	1290.35	r	(P-15854)	1310.30	re	(A-2955)	1320.220	re	(A-1821)
1280.60	re	(A-2953)	1290.40	re	(A-2951)	1310.30	am	(P-14938)	1320.230	re	(A-1821)
1280.60	r	(P-8536)	1290.40	r	(P-15854)	1310.40	re	(A-2955)	1320.240	re	(A-1821)
1280.70	re	(A-2953)	1290.50	re	(A-2951)	1310.40	am	(P-14938)	1320.250	n	(P-8606)
1280.70	r	(P-8536)	1290.50	r	(P-15854)	1310.50	re	(A-2955)	1320.260	re	(A-1821)
1280.80	re	(A-2953)	1290.55	re	(A-2951)	1310.50	am	(P-14938)	1320.270	re	(A-1821)
1280.80	am	(P-4440)	1290.55	r	(P-15854)	1310.60	re	(A-2955)	1320.300	n	(P-4448; A-11447)
1280.80	r	(P-8536)	1290.60	re	(A-2951)	1310.60	am	(P-14938)	1320.310	n	(P-8606)
1280.85	re	(A-2953)	1290.60	r	(P-15854)	1310.70	re	(A-2955)	1330.10	re	(A-2957)
1280.85	r	(P-8536)	1290.70	re	(A-2951)	1310.70	am	(P-14938)	1330.20	re	(A-2957)
1280.95	re	(A-2953)	1290.70	r	(P-15854)	1310.75	re	(A-2955)	1330.30	am	(P-8606)
1280.105	re	(A-2953)	1290.80	re	(A-2951)	1310.75	am	(P-14938)	1330.20	am	(P-8606)
1280.105	r	(P-8536)	1290.80	r	(P-15854)	1310.80	re	(A-2955)	1330.40	re	(A-2957)
1280.107	re	(A-2953)	1290.90	re	(A-2951)	1310.80	am	(P-14938)	1330.50	re	(A-2957)
1280.107	r	(P-8536)	1290.90	r	(P-15854)	1310.85	re	(A-2955)	1330.55	re	(A-2957)

TITLE 68 (CONT'D)	
1330.60	re (A-2957)
1330.70	am (P-5906)
1330.70	re (A-2957)
1330.80	re (A-2957)
1330.90	re (A-2957)
1330.90	am (P-5906)
1330.91	re (A-2957)
1330.91	am (P-5906)
1330.92	re (A-2957)
1330.92	am (P-5906)
1330.93	re (A-2957)
1330.93	am (P-5906)
1330.94	re (A-2957)
1330.94	am (P-5906)
1330.95	n (P-5906)
1330.100	re (A-2957)
1330.110	re (A-2957)
1330.120	re (A-2957)
1330.130	re (A-2957)
1330.130	am (P-5906)
1330.140	n (P-5906)
1340.20	re (A-2959)
1340.30	re (A-2959)
1340.30	am (P-20500/87; A-8030)
1340.40	re (A-2959)
1340.40	am (P-20500/87; A-8030)
1340.50	re (A-2959)
1340.55	re (A-2959)
1340.60	re (A-2959)
1340.65	re (A-2959)
1340.70	re (A-2959)
1350.10	re (A-2960)
1350.20	re (A-2960)
1350.30	re (A-2960)
1350.40	re (A-2960)
1350.50	re (A-2960)
1350.60	re (A-2960)
1350.70	re (A-2960)
1350.80	re (A-2960)
1350.90	re (A-2960)
1350.100	re (A-2960)
1350.110	re (A-2960)
1350.115	re (A-2960)
1350.120	re (A-2960)
1360.10	re (A-2962)
1360.10	r (P-14963)
1360.20	re (A-2962)
1360.20	am (P-14963)
1360.30	re (A-2962)
1360.30	am (P-14963)
1360.40	re (A-2962)
1360.40	am (P-14963)
1360.45	n (P-14963)
1360.50	re (A-2962)
1360.50	am (P-14963)
1360.55	re (A-2962)

TITLE 68 (CONT'D)

1360.55	am	(P-14963)	1360.280	re	(A-2942)
1360.60	re	(A-2962)	1380.290	re	(A-2942)
1360.60	am	(P-14963)	1380.300	re	(A-2942)
1360.65	n	(P-14963)	1380.310	re	(A-2942)
1360.70	re	(A-2962)	1380.320	re	(A-2942)
1360.70	am	(P-14963)	1380.Ap. A	re	(A-2942)
1360.75	n	(P-14963)	1400.10	re	(A-2972)
1360.80	re	(A-2962)	1400.20	re	(A-2972)
1360.80	r	(P-14963)	1400.30	re	(A-2972)
1360.85	am	(A-2962)	1400.40	re	(A-2972)
1360.85	am	(P-14963)	1400.50	re	(A-2972)
1360.90	re	(A-2962)	1400.65	re	(A-2972)
1360.90	am	(P-14963)	1400.70	re	(A-2972)
1360.Ap. A	re	(A-2962)	1400.80	re	(A-2972)
1360.Ap. A	r	(P-14963)	1400.90	re	(A-2972)
1360.Ap. B	re	(A-2962)	1420.10	re	(A-2944)
1360.Ap. B	r	(P-14963)	1420.20	re	(A-2944)
1370.10	re	(A-2969)	1420.30	re	(A-2944)
1370.20	re	(A-2969)	1420.40	re	(A-2944)
1370.30	re	(A-2969)	1420.50	re	(A-2944)
1370.40	re	(A-2969)	1420.60	re	(A-2944)
1370.50	re	(A-2969)	1420.70	re	(A-2944)
1370.60	re	(A-2969)	1420.80	re	(A-2944)
1370.70	re	(A-2969)	1420.90	re	(A-2944)
1370.80	re	(A-2969)	1420.100	re	(A-2944)
1370.90	re	(A-2969)	1420.110	re	(A-2944)
1370.100	re	(A-2969)	1430.300	re	(A-2973)
1370.110	re	(A-2969)	1430.500	re	(A-2973)
1370.120	re	(A-2969)	1430.800	re	(A-2973)
1370.200	re	(A-2969)	1430.1010	re	(A-2973)
1370.210	re	(A-2969)	1430.1020	re	(A-2973)
1370.220	re	(A-2969)	1430.2010	re	(A-2973)
1370.230	re	(A-2969)	1430.2020	re	(A-2973)
1370.240	re	(A-2969)	1430.2030	re	(A-2973)
1370.250	re	(A-2969)	1430.3040	re	(A-2973)
1370.260	re	(A-2969)	1430.3010	re	(A-2973)
1370.270	re	(A-2969)	1430.3020	re	(A-2973)
1370.280	re	(A-2969)	1430.4010	re	(A-2973)
1370.290	re	(A-2969)	1430.5010	re	(A-2973)
1370.300	re	(A-2969)	1430.5030	re	(A-2973)
1370.310	re	(A-2969)	1430.5040	re	(A-2973)
1370.320	re	(A-2969)	1430.5050	re	(A-2973)
1370.325	re	(A-2969)	1430.6010	re	(A-2973)
1370.325	n	(P-20506/87, A-11452)	1430.6020	re	(A-2973)
1370.330	re	(A-2969)	1430.6030	re	(A-2973)
1370.340	re	(A-2969)	1430.Ap. A	re	(A-2973)
1370.350	re	(A-2969)	1430.Ap. B	re	(A-2973)
1370.360	re	(A-2969)	1450.10	re	(A-2977)
1370.370	re	(A-2969)	1450.10	am	(P-17422/87; A-8036)
1380.210	re	(A-2942)	1450.15	re	(A-2977)
1380.220	re	(A-2942)	1450.15	am	(P-17422/87; A-8036)
1380.230	re	(A-2942)	1450.17	re	(A-2977)
1380.240	re	(A-2942)	1450.17	am	(P-17422/87; A-8036)
1380.250	re	(A-2942)	1450.18	n	(P-17422/87; A-8036)
1380.260	re	(A-2942)	1450.20	re	(A-2977)

TITLE 68 (CONT'D)		
1450.20	am	(P-17422;87; A-8036)
1450.30	re	(A-2977)
1450.30	am	(P-17422;87; A-8036)
1450.40	re	(A-2977)
1450.40	am	(P-17422;87; A-8036)
1450.50	re	(A-2977)
1450.50	am	(P-17422;87; A-8036)
1450.60	re	(A-2977)
1450.60	am	(P-17422;87; A-8036)
1450.70	re	(A-2977)
1450.70	am	(P-17422;87; A-8036)
1450.80	re	(A-2977)
1450.90	re	(A-2977)
1450.90	am	(P-17422;87; A-8036)
1450.100	re	(A-2977)
1450.110	re	(A-2977)
1450.110	am	(P-17422;87; A-8036)
1450.120	re	(A-2977)
1450.140	re	(A-2977)
1450.150	re	(A-2977)
1450.150	am	(P-17422;87; A-8036)
1450.170	re	(A-2977)
1450.170	am	(P-17422;87; A-8036)
1450.180	re	(A-2977)
1450.185	am	(P-17422;87; A-8036)
1450.190	re	(A-2977)
1450.195	re	(A-2977)
1450.200	re	(A-2977)
1450.210	re	(A-2977)
1450.215	re	(A-2977)
1450.220	re	(A-2977)
1450.230	re	(A-2977)
1450.240	re	(A-2977)
1450.250	re	(A-2977)
1450.260	re	(A-2977)
1450.270	re	(A-2977)
1450.280	re	(A-2977)
1460.10	re	(A-2946)
1460.20	re	(A-2946)
1460.40	re	(A-2946)
1460.50	re	(A-2946)
1460.60	re	(A-2946)
1460.70	re	(A-2946)
1470.10	re	(A-2981)
1470.20	re	(A-2981)
1470.30	re	(A-2981)
1470.40	re	(A-2981)
1470.50	re	(A-2981)
1470.60	re	(A-2981)
1470.70	re	(A-2981)
1470.80	re	(A-2981)
1470.90	re	(A-2981)
1470.100	re	(A-2981)
1480.10	re	(A-2947)
1480.20	re	(A-2947)

TITLE 68 (CONT'D)

1480.30

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1480.40

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1480.45

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TITLE 77 (CONT'D)

TITLE 77 (CONT'D)

600.1220	am	(P-3809/87; W-3832)	697.170	n	(P-546; A-9952) (E-1601)
682.700	am	(P-7552/87; A-4720)	697.180	n	(P-546; A-9952) (E-1601)
690.100	am	(P-629; A-10045)	697.200	n	(P-546; A-9952) (E-1601)
690.200	am	(P-629; A-10045)	697.210	n	(P-546; A-9952) (E-1601)
690.290	r	(P-629; A-10045)	697.220	n	(P-546; A-9952) (E-1601)
690.340	r	(P-629; A-10045)	697.300	n	(P-546; A-9952)
690.430	r	(P-629; A-10045)	697.400	n	(P-546; A-9952)
690.440	r	(P-629; A-10045)	697.410	n	(P-546; A-9952)
690.450	am	(P-629; A-10045)	697.420	n	(P-546; A-9952)
690.475	n	(P-629; A-10045)	697.4p. A	n	(P-546; A-9952) (E-1601)
690.500	r	(P-629; A-10045)	697.11. A	n	(P-546; A-9952) (E-1601)
690.505	n	(P-629; A-10045)	697.11. B	n	(P-546; A-9952) (E-1601)
690.520	am	(P-629; A-10045)	697.4p. B	n	(P-546; A-9952)
690.550	am	(P-629; A-10045)	700.10	am	(P-12777)
690.580	am	(P-629; A-10045)	700.20	am	(P-12777)
690.620	am	(P-629; A-10045)	700.30	am	(P-12777)
690.680	r	(P-629; A-10045)	725.5	r	(P-7265)
690.690	am	(P-629; A-10045)	725.10	n	(P-7272)
690.695	n	(P-629; A-10045)	725.10	r	(P-7265)
690.720	am	(P-629; A-10045)	725.15	n	(P-7272)
690.750	n	(P-629; A-10045)	725.20	n	(P-7272)
690.1000	am	(P-629; A-10045)	725.30	n	(P-7272)
690.1010	n	(P-629; A-10045)	725.30	r	(P-7265)
690.1100	r	(P-629; A-10045)	725.40	r	(P-7272)
690.1200	am	(P-629; A-10045)	725.41	n	(P-7272)
693.10	n	(P-677; A-10097)	725.42	n	(P-7272)
693.15	n	(P-677; A-10097)	725.43	n	(P-7272)
693.20	n	(P-677; A-10097)	725.44	n	(P-7272)
693.30	n	(P-677; A-10097)	725.45	r	(P-7265)
693.35	n	(P-677; A-10097)	725.50	n	(P-7272)
693.40	n	(P-677; A-10097)	725.50	r	(P-7265)
693.50	n	(P-677; A-10097)	725.51	n	(P-7272)
693.60	n	(P-677; A-10097)	725.60	n	(P-7272)
693.70	n	(P-677; A-10097)	725.60	r	(P-7265)
693.80	n	(P-677; A-10097)	725.65	r	(P-7265)
693.90	n	(P-677; A-10097)	725.70	n	(P-7272)
693.100	n	(P-677; A-10097)	725.71	n	(P-7272)
693.110	n	(P-677; A-10097)	725.80	r	(P-7265)
693.120	n	(P-677; A-10097)	750.10	am	(P-14113) (E-14380)
693.130	n	(P-677; A-10097)	750.140	am	(P-14113) (E-14380)
693.140	n	(P-677; A-10097)	750.100	am	(P-3300)
697.10	n	(P-546; A-9952) (E-1601)	760.20	am	(P-14115) (E-14391)
697.10	n	(P-546; A-9952) (E-1601;	760.150	am	(P-14115) (E-14391)
697.20	n	RC-4969)	760.1000	am	(P-3318)
697.30	n	(P-546; A-9952)	775.10	am	(P-3307)
697.40	n	(P-546; A-9952) (E-1601)	775.20	am	(P-3307)
697.100	n	(P-546; A-9952) (E-1601;	775.40	am	(P-3307)
		RC-4969)	775.50	am	(P-3307)
697.110	n	(P-546; A-9952) (E-1601)	775.60	am	(P-3307)
697.120	n	(P-546; O-9181; RC-9186;	790.40	am	(P-20085/87; A-9153)
		R-10236; A-9952) (E-1601)	790.620	am	(P-1771; A-10133) (E-1984)
697.130	n	(P-546; O-9181; RC-9186;			(P-7575; A-12846)
		R-10236; A-9952) (E-1601)			(P-10065/87; A-1823) (P-12991)
697.140	n	(P-546; A-9952) (E-1601)			(E-13255) (P-16425) (E-16917)
697.150	n	(P-546; A-9952) (E-1601)			
697.160	n	(P-546; A-9952) (E-1601)			

TITLE 77 (CONT'D)

790.500	am	(P-10065/87; A-1823) (P-12991) (E-13255) (P-16425) (E-16937)	790.1386	am	(P-10065/87; P-13837/87; A-18-23) (P-10065/87; P-13837/87; A-18-23)
790.540	am	(P-1771; A-10133) (E-1984)	790.1418	n	(P-16425) (E-16937)
		(P-10065/87; P-13837/87; A-1823) (P-12991) (E-13255) (P-16425) (E-16937)	790.1440	n	(P-10065/87; P-13837/87; A-18-23) (P-16425) (E-16937)
790.548	am	(P-1771; A-10133) (E-1984)	790.1560	n	(P-12991) (E-13255) (P-16425) (E-16937)
790.580	am	(P-16425) (E-16937)	790.1570	n	(P-16425) (E-16937)
790.600	am	(P-10065/87; P-13837/87; A-1823) (P-16425) (E-16937)	790.1577	am	(P-1771; A-10133) (E-1984)
790.630	n	(P-10650; A-15101) (E-10745)			(P-10065/87; P-13837/87; A-18-23) (P-16425) (E-16937)
790.706	n	(P-12991) (E-13255)	790.1580	am	(P-10650; A-15101) (E-10745)
790.706	am	(P-10650; A-15101) (E-10745)	790.1620	am	(P-1771; A-10133) (E-1984)
790.721	am	(P-1771; A-10133) (E-1984)			(P-10650; A-15101) (E-10745)
790.740	am	(P-10065/87; P-13837/87; A-1823) (P-10650; A-15101) (E-10745)	790.1660	am	(P-16425) (E-16937)
790.780	am	(P-10065/87; P-13837/87; A-1823) (P-10065/87; P-13837/87; A-1823)	790.1685	am	(P-10065/87; P-13837/87; A-18-23) (P-16425) (E-16937)
790.788	am	(P-10650; A-15101) (E-10745)			(P-1771; A-10133) (E-1984)
790.799	n	(P-12991) (E-13255) (P-16425) (E-16937)	790.1700	am	(P-10065/87; P-13837/87; A-18-23) (P-12991) (E-13255)
790.820	am	(P-10065/87; P-13837/87; A-1823) (P-10650; A-15101) (E-10745)	790.1710	am	(P-10650; A-15101) (E-10745)
790.860	am	(P-10065/87; P-13837/87; A-1823) (P-16425) (E-16937)	790.1719	n	(P-10065/87; P-13837/87; A-18-23) (P-10065/87; P-13837/87; A-18-23)
790.900	am	(P-1771; A-10133) (E-1984)	790.1721	n	(P-10065/87; P-13837/87; A-18-23) (P-16425) (E-16937)
		(P-10065/87; P-13837/87; A-1823) (P-10650; A-15101) (E-10745)	790.1721	am	(P-1771; A-10133) (E-1984)
790.905	n	(P-10065/87; P-13837/87; A-1823) (P-16425) (E-16937)			(P-10065/87; P-13837/87; A-18-23) (P-16425) (E-16937)
790.905	am	(P-10650; A-15101) (E-10745)	790.1740	am	(P-16425) (E-16937)
790.910	am	(P-10065/87; P-13837/87; A-1823) (P-10650; A-15101) (E-10745)	790.1860	am	(P-10065/87; P-13837/87; A-18-23) (P-16425) (E-16937)
		(P-10650; A-15101) (E-10745)	790.1940	am	(P-1771; A-10133) (E-1984)
790.940	am	(P-12991) (E-13255)			(P-10065/87; P-13837/87; A-18-23) (P-16425) (E-16937)
790.974	n	(P-10065/87; P-13837/87; A-1823) (P-16425) (E-16937)	790.2020	am	(P-10065/87; P-13837/87; A-18-23) (P-10065/87; P-13837/87; A-18-23)
790.974	am	(P-1771; A-10133) (E-1984)	790.2060	am	(P-10650; A-15101) (E-10745)
790.980	am	(P-10065/87; P-13837/87; A-1823) (P-10650; A-15101) (E-10745)			(P-16425) (E-16937)
		(P-1771; A-10133) (E-1984)	790.2067	am	(P-1771; A-10133) (E-1984)
790.1060	am	(P-12991) (E-13255)			(P-10065/87; P-13837/87; A-18-23) (P-16425) (E-16937)
790.1100	am	(P-16425) (E-16937)	790.2100	am	(P-1771; A-10133) (E-1984)
790.1120	am	(P-10650; A-15101) (E-10745)	790.2140	am	(P-10065/87; P-13837/87; A-18-23) (P-10065/87; P-13837/87; A-18-23)
790.1125	n	(P-16425) (E-16937)	790.2140	am	(P-10065/87; P-13837/87; A-18-23) (P-10065/87; P-13837/87; A-18-23)
790.1129	n	(P-16425) (E-16937)	790.2140	am	(P-12991) (E-13255) (P-16425) (E-16937)
790.1131	am	(P-16425) (E-16937)			(E-16937)
790.1140	am	(P-10065/87; P-13837/87; A-1823) (P-1771; A-10133) (E-1984)	790.2180	am	(P-10065/87; P-13837/87; A-18-23) (P-16425) (E-16937)
790.1200	n	(P-1771; A-10133) (E-1984)			(P-10065/87; P-13837/87; A-18-23) (P-16425) (E-16937)
790.1300	am	(P-16425) (E-16937)	790.2360	am	(P-10065/87; P-13837/87; A-18-23) (P-16425) (E-16937)
790.1345	am	(P-16425) (E-16937)			(P-10065/87; P-13837/87; A-18-23) (P-16425) (E-16937)
790.1360	am	(P-1771; A-10133) (E-1984)			(P-10065/87; P-13837/87; A-18-23) (P-16425) (E-16937)

TITLE 77 (CONT'D)

TITLE 77 (CONT'D)

790.3054	am	(P-1771; A-10133) (E-1984) (P-10065/87; P-13837/87; A-1823) (P-7575; A-12846) (E-7743) (P-16937)
790.3056	n	(P-10650; A-15101) (E-10745) (P-7575; A-12846) (E-7743) (P-10650; A-15101) (E-10745) (P-1771; A-10133) (E-1984) (P-10065/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.3085	am	(P-10065/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.3100	am	(P-16425) (E-16937)
790.3220	am	(P-10065/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.3260	am	(P-10065/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.3300	am	(P-10065/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.3315	am	(P-10065/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.3335	am	(P-10065/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.3340	am	(P-10065/87; P-13837/87; A-1823) (P-7575; A-12846) (E-7743) (P-16937)
790.3420	am	(P-10065/87; P-13837/87; A-1823) (P-12991) (E-13255)
790.3425	am	(P-1771; A-10133) (E-1984) (P-16425) (E-16937)
790.3437	n	(P-10065/87; P-13837/87; A-1823) (P-12991) (E-13255)
790.3437	am	(P-10065/87; P-13837/87; A-1823) (P-12991) (E-13255)
790.3440	n	(P-16425) (E-16937)
790.3472	am	(P-10065/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.3475	n	(P-16425) (E-16937)
790.3492	n	(P-10065/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.3500	am	(P-16425) (E-16937)
790.3540	am	(P-16425) (E-16937)
790.3620	am	(P-10065/87; P-13837/87; A-1823) (P-7575; A-12846) (E-7743) (P-10650; A-15101) (E-10745) (P-12991) (E-13255) (P-16425) (E-16937)
790.3700	am	(P-10065/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.3720	n	(P-16425) (E-16937)
790.3730	am	(P-10065/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.3780	am	(P-10065/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.3800	am	(P-10065/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.3820	am	(P-10065/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.3860	am	(P-10065/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.3900	n	(P-10065/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.3907	am	(P-10065/87; P-13837/87; A-1823) (P-7575; A-12846) (E-7743) (P-10650; A-15101) (E-10745) (P-12991) (E-13255)
790.3907	am	(P-7575; A-12846) (E-7743) (P-10650; A-15101) (E-10745) (P-12991) (E-13255)
790.3910	n	(P-12991) (E-13255)
790.3920	n	(P-12991) (E-13255)
790.3920	n	(P-16937) (P-7575; A-12846) (E-7743)

TITLE 77 (CONT'D)

790.2500	am	(P-10065/87; P-13837/87; A-1823) (P-12991) (E-13255) (P-16425) (E-16937)
790.2510	am	(P-7575; A-12846) (E-7743) (P-10650; A-15101) (E-10745) (P-1771; A-10133) (E-1984)
790.2540	am	(P-10650; A-15101) (E-10745) (P-16425) (E-16937)
790.2555	n	(P-10650/87; P-13837/87; A-1823) (P-10650; A-15101) (E-10745) (P-1771; A-10133) (E-1984)
790.2555	am	(P-10650; A-15101) (E-10745) (P-1771; A-10133) (E-1984)
790.2560	am	(P-10650; A-15101) (E-10745) (P-16425) (E-16937)
790.2583	n	(P-1771; A-10133) (E-1984) (P-10650; A-15101) (E-10745) (P-1771; A-10133) (E-1984)
790.2605	n	(P-1771; A-10133) (E-1984) (P-10650; A-15101) (E-10745) (P-1771; A-10133) (E-1984)
790.2605	am	(P-10650; A-15101) (E-10745) (P-12991) (E-13255) (P-16425) (E-16937)
790.2613	am	(P-7575; A-12846) (E-7743) (P-10650; A-15101) (E-10745) (P-16425) (E-16937)
790.2617	am	(P-7575; A-12846) (E-7743) (P-10650; A-15101) (E-10745) (P-16425) (E-16937)
790.2618	n	(P-10650/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.2618	am	(P-1771; A-10133) (E-1984) (P-10650; A-15101) (E-10745) (P-12991) (E-13255) (P-16425) (E-16937)
790.2663	am	(P-10650/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.2700	am	(P-10650/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.2780	am	(P-10650/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.2820	am	(P-10650/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.2860	am	(P-10650/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.2900	am	(P-10650; A-15101) (E-10745) (P-16425) (E-16937)
790.2914	am	(P-10650; A-15101) (E-10745) (P-16425) (E-16937)
790.2908	n	(P-10650; A-15101) (E-10745) (P-16425) (E-16937)
790.2928	n	(P-1771; A-10133) (E-1984) (P-10650; A-15101) (E-10745) (P-16425) (E-16937)
790.2928	am	(P-10650; A-15101) (E-10745) (P-16425) (E-16937)
790.2928	r	(P-16425) (E-16937)
790.2928	am	(P-16425) (E-16937)
790.2980	am	(P-1771; A-10133) (E-1984) (P-10650/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.3000	am	(P-10650/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.3021	am	(P-10650/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.3023	am	(P-10650; A-15101) (E-10745) (P-16425) (E-16937)
790.3027	am	(P-16425) (E-16937)
790.3028	am	(P-10065/87; P-13837/87; A-1823) (P-16425) (E-16937)
790.3030	n	(P-10065/87; P-13837/87; A-1823) (P-16425) (E-16937)

TITLE 77 (CONT'D)		TITLE 77 (CONT'D)			
790.3945	am	(P-1771; A-10133) (E-1984)	790.4680	am	(P-10065/87; P-13837/87; A-1823)
		(P-16425) (E-16937)			(P-7575; A-12846) (E-7743)
790.3960	am	(P-10065/87; P-13837/87; A-1823)			(P-10650; A-15101) (E-10745)
790.3980	am	(P-10065/87; P-13837/87; A-1823)			(P-12991) (E-13255)
		(P-10650; A-15101) (E-10745)			(P-1771; A-10133) (E-1984)
790.3996	am	(P-1771; A-10133) (E-1984)	790.4700	am	(P-1771; A-10133) (E-1984)
790.4012	am	(P-1771; A-10133) (E-1984)	790.4720	n	(P-7575; A-12846) (E-7743)
		(P-1771; A-10133) (E-1984)	790.4720	am	(P-10650; A-15101) (E-10745)
		(P-10065/87; P-13837/87; A-1823)			(P-12991) (E-13255) (P-16425)
		(P-7575; A-12846) (E-7743)			(E-16937)
		(P-10650; A-15101) (E-10745)	790.4740	am	(P-10065/87; P-13837/87; A-1823)
		(P-16425) (E-16937)			(P-10650; A-15101) (E-10745)
790.4040	am	(P-1771; A-10133) (E-1984)			(P-12991) (E-13255) (P-16425)
		(P-10065/87; P-13837/87; A-1823)			(E-16937)
		(P-7575; A-12846) (E-7743)	790.4780	am	(P-10065/87; P-13837/87; A-1823)
		(P-10650; A-15101) (E-10745)			(P-7575; A-12846) (E-7743)
		(P-16425) (E-16937)	790.4820	am	(P-16425) (E-16937)
790.4060	am	(P-10065/87; P-13837/87; A-1823)	790.4840	n	(P-1771; A-10133) (E-1984)
		(P-16425) (E-16937)	790.4960	n	(P-1771; A-10133) (E-1984)
790.4100	am	(P-1771; A-10133) (E-1984)	790.4980	am	(P-10065/87; P-13837/87; A-1823)
		(P-10065/87; P-13837/87; A-1823)	790.5060	am	(P-10065/87; P-13837/87; A-1823)
		(P-7575; A-12846) (E-7743)			(P-16425) (E-16937)
		(P-12991) (E-13255) (P-16425)	790.5100	am	(P-10065/87; P-13837/87; A-1823)
		(E-16937)	790.5140	am	(P-10065/87; P-13837/87; A-1823)
790.4140	am	(P-10065/87; P-13837/87; A-1823)			(P-16425) (E-16937)
790.4150	am	(P-7575; A-12846) (E-7743)	790.5180	am	(P-10065/87; P-13837/87; A-1823)
790.4173	n	(P-10065/87; P-13837/87; A-1823)			(P-16425) (E-16937)
790.4180	am	(P-1771; A-10133) (E-1984)	790.5220	am	(P-1771; A-10133) (E-1984)
790.4220	am	(P-1771; A-10133) (E-1984)			(P-10065/87; P-13837/87; A-1823)
		(P-16425) (E-16937)			(P-7575; A-12846) (E-7743)
790.4260	am	(P-10065/87; P-13837/87; A-1823)			(P-10650; A-15101) (E-10745)
790.4300	am	(P-1771; A-10133) (E-1984)			(P-12991) (E-13255)
790.4363	am	(P-10065/87; P-13837/87; A-1823)	790.5300	am	(P-16425) (E-16937)
		(P-7575; A-12846) (E-7743)	790.5312	am	(P-1771; A-10133) (E-1984)
		(P-10650; A-15101) (E-10745)			(P-10065/87; P-13837/87; A-1823)
		(P-12991) (E-13255) (P-16425)			(P-12991) (E-13255)
		(E-16937)	790.5340	am	(P-10065/87; P-13837/87; A-1823)
790.4398	am	(P-1771; A-10133) (E-1984)	790.5420	am	(P-16425) (E-16937)
		(P-10065/87; P-13837/87; A-1823)	790.5460	am	(P-10065/87; P-13837/87; A-1823)
		(P-7575; A-12846) (E-7743)	790.5483	n	(P-10065/87; P-13837/87; A-1823)
		(P-10650; A-15101) (E-10745)			(E-7743)
		(P-12991) (E-13255) (P-16425)	790.5483	am	(P-10650; A-15101) (E-10745)
		(E-16937)			(P-7575; A-12846) (E-7743)
790.4430	am	(P-16425) (E-16937)			(P-10650; A-15101) (E-10745)
790.4430	am	(P-16425) (E-16937)			(P-12991) (E-13255) (P-16425)
790.4460	am	(P-16425) (E-16937)			(E-16937)
790.4580	am	(P-16425) (E-16937)			(P-16425) (E-16937)
		(P-16425) (E-16937)	790.5540	am	(P-10065/87; P-13837/87; A-1823)
790.4620	am	(P-10065/87; P-13837/87; A-1823)	790.5544	am	(P-10065/87; P-13837/87; A-1823)
		(P-16425) (E-16937)			(P-7575; A-12846) (E-7743)
790.4660	am	(P-16425) (E-16937)			(P-10650; A-15101) (E-10745)
790.4665	n	(P-1771; A-10133) (E-1984)			(P-12991) (E-13255) (P-16425)
790.4670	am	(P-10065/87; P-13837/87; A-1823)			(E-16937)
		(P-10650; A-15101) (E-10745)	790.5560	n	(P-16425) (E-16937)
		(P-12991) (E-13255)	790.5580	am	(P-16425) (E-16937)
		(E-16937)			(P-16425) (E-16937)

TITLE 77 (CONT'D)			TITLE 77 (CONT'D)		
790.5620	am	(P-12991) (E-13255)	790.6300	am	(P-10065/87; P-13837/87; A-1823)
790.5640	n	(P-12991) (E-13255)	790.6370	am	(P-1771; A-10133) (E-1984)
790.5720	am	(P-10650; A-15101) (E-10745)			(P-10065/87; P-13837/87; A-1823)
790.5740	am	(P-10065/87; P-13837/87; A-1823)			(P-10650; A-15101) (E-10745)
790.5792	am	(P-1771; A-10133) (E-1984)			(P-12991) (E-13255)
		(P-10065/87; P-13837/87; A-1823)	790.6375	n	(P-16425) (E-16937)
		(P-7575; A-12846) (E-7743)	790.6420	am	(P-1771; A-10133) (E-1984)
		(P-10650; A-15101) (E-10745)			(P-10065/87; P-13837/87; A-1823)
		(P-12991) (E-13255) (P-16425)	790.6435	n	(P-10065/87; P-13837/87; A-1823)
		(E-16937)	790.6435	am	(P-10650; A-15101) (E-10745)
		(P-16425) (E-16937)	790.6445	am	(P-10065/87; P-13837/87; A-1823)
790.5795	n	(P-16425) (E-16937)			(P-16425) (E-16937)
790.5802	am	(P-1771; A-10133) (E-1984)	790.6450	am	(P-10065/87; P-13837/87; A-1823)
		(P-10065/87; P-13837/87; A-1823)			(P-16425) (E-16937)
790.5807	n	(P-10650; A-15101) (E-10745)	790.6452	am	(P-16425) (E-16937)
790.5807	am	(P-16425) (E-16937)	790.6454	n	(P-16425) (E-16937)
790.5820	am	(P-12991) (E-13255) (P-16425)	790.6456	am	(P-10065/87; P-13837/87; A-1823)
		(E-16937)			(P-10650; A-15101) (E-10745)
790.5830	am	(P-1771; A-10133) (E-1984)			(P-12991) (E-13255) (P-16425)
		(P-10065/87; P-13837/87; A-1823)	790.6460	am	(P-10065/87; P-13837/87; A-1823)
		(P-7575; A-12846) (E-7743)			(E-16937)
		(P-12991) (E-13255) (P-16425)	790.6480	am	(P-10065/87; P-13837/87; A-1823)
		(E-16937)	790.6500	am	(P-10065/87; P-13837/87; A-1823)
790.5835	n	(P-10650; A-15101)			(P-16425) (E-16937)
790.5837	n	(P-12991) (E-13255)	790.6540	am	(P-16425) (E-16937)
790.5840	n	(P-7575; A-12846) (E-7743)			(E-10745)
		(E-10745)	790.6544	am	(P-10065/87; P-13837/87; A-1823)
790.5840	am	(P-16425) (E-16937)			(P-16425) (E-16937)
790.5872	am	(P-16425) (E-16937)	790.6580	am	(P-16425) (E-16937)
790.5893	n	(P-10065/87; P-13837/87; A-1823)	790.6621	n	(P-1771; A-10133) (E-1984)
790.5893	am	(P-7575; A-12846) (E-7743)			(P-10065/87; P-13837/87; A-1823)
		(P-12991) (E-13255) (P-16425)	790.6670	am	(P-16425) (E-16937)
		(E-16937)			(P-7575; A-12846) (E-7743)
790.5900	am	(P-16425) (E-16937)			(P-16425) (E-16937)
790.5924	n	(P-10065/87; P-13837/87; A-1823)	790.6740	am	(P-1771; A-10133) (E-1984)
790.5924	am	(P-12991) (E-13255)			(P-10650; A-15101) (E-10745)
790.5940	am	(P-7575; A-12846) (E-7743)			(P-12991) (E-13255) (P-16425)
		(E-16937)	790.6800	am	(P-10065/87; P-13837/87; A-1823)
		(P-16425) (E-16937)			(P-10650; A-15101) (E-10745)
790.5980	am	(P-10065/87; P-13837/87; A-1823)	790.6820	am	(P-16425) (E-16937)
		(P-16425) (E-16937)	790.6875	n	(P-10065/87; P-13837/87; A-1823)
790.6140	am	(P-10065/87; P-13837/87; A-1823)			(P-12991) (E-13255)
		(P-16425) (E-16937)	790.6875	am	(P-10065/87; P-13837/87; A-1823)
790.6180	am	(P-1771; A-10133) (E-1984)	790.6946	am	(P-16425) (E-16937)
		(P-10065/87; P-13837/87; A-1823)			(P-12991) (E-13255) (P-16425)
790.6260	am	(P-10650; A-15101) (E-10745)	790.6960	n	(P-16937)
		(P-16425) (E-16937)			(P-10065/87; P-13837/87; A-1823)
790.6275	am	(P-10065/87; P-13837/87; A-1823)	790.6980	am	(P-16425) (E-16937)
		(P-12991) (E-13255) (P-16425)	790.7020	am	(P-7575; A-12846) (E-7743)
		(E-16937)			(P-16425) (E-16937)
790.6277	am	(P-1771; A-10133) (E-1984)	790.7060	r	(P-7575; A-12846) (E-7743)
		(P-10065/87; P-13837/87; A-1823)	790.7130	n	(E-10745)
		(P-7575; A-12846) (E-7743)	790.7130	am	(P-10650; A-15101)
790.6280	am	(P-10650; A-15101) (E-10745)	790.7140	am	(P-16425) (E-16937)
790.6284	n	(P-16425) (E-16937)	790.7180	am	(P-10065/87; P-13837/87; A-1823)
790.6284	am	(P-10650; A-15101) (E-10745)			(P-16425) (E-16937)
		(P-16425) (E-16937)	790.7181	n	(P-16425) (E-16937)

TITLE 77 (CONT'D)			TITLE 77 (CONT'D)		
790.7223	am	(P-10065/87; P-13837/87; A-1823)	790.8620	am	(P-10650; A-15101) (E-10745)
790.7229	am	(P-10065/87; P-13837/87; A-1823)	790.8700	am	(P-16425) (E-16937)
		(P-7575; A-12846) (E-7743)	790.8724	am	(P-10065/87; P-13837/87; A-1823)
		(P-10650; A-15101) (E-10745)			(P-7575; A-12846) (E-7743)
790.7260	am	(P-16425) (E-16937)			(P-10650; A-15101) (E-10745)
790.7265	n	(P-16425) (E-16937)	790.8740	am	(P-10065/87; P-13837/87; A-1823)
790.7280	am	(P-1771; A-10133) (E-1984)			(P-10065/87; P-13837/87; A-1823)
		(P-10065/87; P-13837/87; A-1823)	790.8820	am	(P-10065/87; P-13837/87; A-1823)
		(P-10650; A-15101) (E-10745)	790.8900	am	(P-10065/87; P-13837/87; A-1823)
		(P-16425) (E-16937)	790.8940	am	(P-16425) (E-16937)
790.7288	n	(P-16425) (E-16937)			(P-10065/87; P-13837/87; A-1823)
790.7294	am	(P-10650; A-15101) (E-10745)	790.8980	am	(P-10065/87; P-13837/87; A-1823)
790.7340	am	(P-10065/87; P-13837/87; A-1823)			(P-12991) (E-13255)
		(P-7575; A-12846) (E-7743)	790.9020	am	(P-10650; A-15101) (E-10745)
790.7380	am	(P-1771; A-10133) (E-1984)			(P-12991) (E-13255)
		(P-10065/87; P-13837/87; A-1823)	790.9035	n	(E-7743)
		(P-10065/87; P-13837/87; A-1823)			(P-10650; A-15101) (E-10745)
790.7400	am	(P-10065/87; P-13837/87; A-1823)	790.9035	am	(P-7575; A-12846)
		(P-7575; A-12846) (E-7743)			(P-1771; A-10133) (E-1984)
		(P-10650; A-15101) (E-10745)	790.9045	am	(P-7575; A-12846) (E-7743)
		(P-12991) (E-13255)			(P-7575; A-12846) (E-7743)
790.7500	am	(P-10065/87; P-13837/87; A-1823)	790.9045	am	(P-7575; A-12846)
		(P-7575; A-12846) (E-7743)			(P-1771; A-10133) (E-1984)
		(P-10650; A-15101) (E-10745)	790.9056	am	(P-1771; A-10133) (E-1984)
		(P-16425) (E-16937)			(P-12991) (E-13255) (P-16425)
790.7510	am	(P-10065/87; P-13837/87; A-1823)			(E-16937)
790.7540	am	(P-1771; A-10133) (E-1984)	790.9084	n	(P-10065/87; P-13837/87; A-1823)
		(P-10065/87; P-13837/87; A-1823)			(P-10650; A-15101) (E-10745)
		(P-12991) (E-13255) (P-16425)	790.9084	am	(P-12991) (E-13255)
		(E-16937)			(P-1771; A-10133) (E-1984)
790.7580	am	(P-10065/87; P-13837/87; A-1823)	790.9100	am	(P-10650; A-15101) (E-10745)
790.7620	am	(P-7575; A-12846) (E-7743)			(P-16425) (E-16937)
790.7660	am	(P-10065/87; P-13837/87; A-1823)			(P-10065/87; P-13837/87; A-1823)
790.7700	am	(P-16425) (E-16937)	790.9260	am	(P-10065/87; P-13837/87; A-1823)
		(P-1771; A-10133) (E-1984)			(P-1771; A-10133) (E-1984)
790.7828	am	(P-10065/87; P-13837/87; A-1823)			(P-7575; A-12846) (E-7743)
		(P-7575; A-12846) (E-7743)	790.9478	am	(P-10650; A-15101) (E-10745)
		(P-12991) (E-13255) (P-16425)			(P-1771; A-10133) (E-1984)
		(E-16937)	790.9486	am	(P-10065/87; P-13837/87; A-1823)
		(P-10650; A-15101) (E-10745)			(P-12991) (E-13255) (P-16425)
790.7834	am	(P-10065/87; P-13837/87; A-1823)			(E-16937)
790.7940	am	(P-10065/87; P-13837/87; A-1823)	790.9500	am	(P-1771; A-10133) (E-1984)
790.8015	am	(P-7575; A-12846) (E-7743)			(P-10065/87; P-13837/87; A-1823)
790.8106	am	(P-1771; A-10133) (E-1984)			(P-10650; A-15101) (E-10745)
790.8232	am	(P-10065/87; P-13837/87; A-1823)			(P-12991) (E-13255) (P-16425)
790.8248	n	(P-10650; A-15101) (E-10745)			(E-16937)
790.8300	am	(P-10065/87; P-13837/87; A-1823)	790.9520	am	(P-1771; A-10133) (E-1984)
790.8378	am	(P-10650; A-15101) (E-10745)			(P-10065/87; P-13837/87; A-1823)
		(P-16425) (E-16937)			(P-7575; A-12846) (E-7743)
790.8380	am	(P-16425) (E-16937)			(P-10650; A-15101) (E-10745)
790.8420	am	(P-1771; A-10133) (E-1984)			(P-1771; A-10133) (E-1984)
		(P-10065/87; P-13837/87; A-1823)	790.9530	am	(P-10065/87; P-13837/87; A-1823)
		(P-10650; A-15101) (E-10745)			(P-10065/87; P-13837/87; A-1823)
790.8580	am	(P-7575; A-12846) (E-7743)			(P-12991) (E-13255) (P-16425)
		(P-10650; A-15101) (E-10745)			(E-16937)
		(P-16425) (E-16937)	790.9540	am	(P-1771; A-10133) (E-1984)
		(P-10650; A-15101) (E-10745)	790.9540	am	(P-10065/87; P-13837/87; A-1823)

TITLE 77 (CONT'D)			P-10065/87; P-13837/87; A-1823)		
790,9800	n	(P-3325)			
830.10	am	(P-3325)			
830.20	n	(P-3325)			
830.100	am	(P-3325)			
830.110	am	(P-3325)			
830.120	am	(P-3325)			
830.130	am	(P-3325)			
830.140	am	(P-3325)			
830.150	r	(P-3325)			
830.160	r	(P-3325)			
830.170	r	(P-3325)			
830.180	am	(P-3325)			
830.190	n	(P-3325)			
830.200	am	(P-3325)			
830.210	n	(P-3325)			
830.220	n	(P-3325)			
830.230	n	(P-3325)			
830.240	n	(P-3325)			
830.250	am	(P-3325)			
830.260	am	(P-3325)			
830.270	am	(P-3325)			
830.280	r	(P-3325)			
830.290	n	(P-3325)			
830.300	n	(P-3325)			
830.310	n	(P-3325)			
830.315	n	(P-3325)			
830.400	am	(P-3325)			
830.410	am	(P-3325)			
830.420	r	(P-3325)			
830.430	am	(P-3325)			
830.440	am	(P-3325)			
830.450	am	(P-3325)			
830.460	am	(P-3325)			
830.500	am	(P-3325)			
830.510	r	(P-3325)			
830.520	am	(P-3325)			
830.530	am	(P-3325)			
830.540	am	(P-3325)			
830.560	r	(P-3325)			
830.570	r	(P-3325)			
830.600	am	(P-3325)			
830.610	r	(P-3325)			
830.620	am	(P-3325)			
830.630	am	(P-3325)			
830.640	am	(P-3325)			
830.650	am	(P-3325)			
830.660	r	(P-3325)			
830.670	r	(P-3325)			
830.700	am	(P-3325)			
830.800	n	(P-3325)			
830.820	am	(P-3325)			
830.830	n	(P-3325)			
830.840	n	(P-3325)			
830.850	n	(P-3325)			
830.860	n	(P-3325)			
830.870	n	(P-3325)			

TITLE 77 (CONTD.)		
840.10	am	(P-20083/87; A-13173)
840.30	am	(P-20083/87; A-13173)
840.50	n	(P-20083/87; A-13173)
840.200	n	(P-20083/87; A-13173)
840.210	n	(P-20083/87; A-13173)
840.215	n	(P-20083/87; A-13173)
840.Ap. B	n	(P-20083/87; A-13173)
Ex. A	n	(P-20083/87; A-13173)
Ex. B	n	(P-20083/87; A-13173)
II. A	am	(E-4357; P-6564)
855.10	am	(P-6564)
855.20	am	(P-6564)
855.50	n	(E-4357; O-7858) (P-6564)
855.55	n	(E-4357; O-7858) (P-6564)
855.60	am	(P-6564)
855.70	am	(P-6564)
855.80	am	(P-6564)
855.130	am	(P-6564)
855.140	am	(P-6564)
855.180	am	(P-6564)
855.220	am	(P-6564)
855.240	am	(P-6564)
855.260	am	(P-6564)
855.270	am	(P-6564)
855.275	n	(P-6564)
855.280	am	(P-6564)
855.290	am	(P-6564)
855.300	am	(P-6564)
855.330	n	(P-6564)
855.340	n	(E-4357; O-7858)
855.345	n	(E-4357; O-7858)
855.350	n	(E-4357; O-7858) (P-6564)
855.355	n	(E-4357; O-7858) (P-6564)
855.360	n	(E-4357; O-7858) (P-6564)
855.360	A. am	(P-6564)
II. B	am	(P-6564)
855.Ap. B	n	(E-4357) (P-6564)
II. A	n	(E-4357) (P-6564)
II. B	n	(E-4357) (P-6564)
II. C	n	(E-4357) (P-6564)
II. D	n	(E-4357) (P-6564)
II. E	n	(E-4357) (P-6564)
II. F	n	(E-4357) (P-6564)
II. G	n	(E-4357) (P-6564)
855.Ap. C	n	(E-4357) (P-6564)
II. A	n	(E-4357) (P-6564)
II. B	n	(E-4357) (P-6564)
II. C	n	(E-4357) (P-6564)
II. D	n	(E-4357) (P-6564)
II. E	n	(E-4357) (P-6564)
II. F	n	(E-4357) (P-6564)
II. G	n	(E-4357) (P-6564)
920.10	am	(P-14635/87; A-2990)
920.15	n	(P-14635/87; A-2990)
920.20	am	(P-14635/87; A-2990)
920.30	am	(P-14635/87; A-2990)
920.40	am	(P-14635/87; A-2990)
920.50	am	(P-14635/87; A-2990)
920.120	am	(P-14635/87; A-2990)

TITLE 77 (CONT'D)			TITLE 77 (CONT'D)		
920.130	n	(P-14635/87; A-2990)	1650.190	re	(A-2922)
920.140	am	(P-14635/87; A-2990)	1650.200	re	(A-2922)
1100.40	am	(P-4597; A-16079)	1650.210	re	(A-2922)
1100.80	re	(P-4597; A-16079)	1650.220	re	(A-2922)
1100.220	am	(P-4597; A-16079)	1650.230	re	(A-2922)
1100.560	am	(P-4597; A-16079)	1650.240	re	(A-2922)
1100.580	am	(P-4597; A-16079)	1650.250	re	(A-2922)
1100.630	am	(P-4597; A-16079)	1650.260	re	(A-2922)
1110.40	am	(P-4615; A-16099)	1650.270	re	(A-2922)
1110.220	am	(P-4615; A-16099)	1650.280	re	(A-2922)
1110.230	am	(P-4615; A-16099)	1650.290	re	(A-2922)
1110.320	am	(P-4615; A-16099)	1650.300	re	(A-2922)
1110.730	am	(P-4615; A-16099)	1650.310	re	(A-2922)
1110.920	am	(P-4615; A-16099)	1650.320	re	(A-2922)
1110.930	am	(P-4615; A-16099)	1650.330	re	(A-2922)
1110.1130	am	(P-4615; A-16099)	1650.340	re	(A-2922)
1110.1730	am	(P-4615; A-16099)	1650.350	re	(A-2922)
1110.1820	am	(P-4615; A-16099)	1650.360	re	(A-2922)
1110.2310	n	(P-4615; A-16099)	1650.370	re	(A-2922)
1110.2320	n	(P-4615; A-16099)	1650.380	re	(A-2922)
1110.2330	n	(P-4615; A-16099)	1650.390	re	(A-2922)
1110.Ap. B	am	(P-4615; A-16099)	1650.400	re	(A-2922)
1160.220	am	(P-7923/87; O-1298/87; M-15308/87; M-4393; A-4349)	1650.410	re	(A-2922)
1190.20	am	(P-18134/87; A-10514)	1650.420	re	(A-2922)
1190.30	am	(P-18134/87; A-10514)	1650.430	re	(A-2922)
1190.40	am	(P-18134/87; A-10514)	1650.440	re	(A-2922)
1190.50	am	(P-18134/87; A-10514)	1650.450	re	(A-2922)
1190.60	n	(P-18134/87; A-10514)	1650.460	re	(A-2922)
1190.70	n	(P-18134/87; A-10514)	1650.470	re	(A-2922)
1190.80	n	(P-18134/87; A-10514)	1650.480	re	(A-2922)
1190.80	n	(P-18134/87; A-10514)	1650.490	re	(A-2922)
1200.10	am	(P-4666; A-15609)	1650.500	re	(A-2922)
1200.20	am	(P-4666; A-15609)	1650.510	re	(A-2922)
1200.30	am	(P-4666; A-15609)	1650.520	re	(A-2922)
1200.40	am	(P-4666; A-15609)	1650.530	re	(A-2922)
1200.50	am	(P-4666; A-15609)	2000.10	re	(P-5845)
1200.60	am	(P-4666; A-15609)	2000.20	re	(P-5845)
1200.70	am	(P-4666; A-15609)	2000.30	r	(P-5845)
1650.10	re	(A-2922)	2000.40	re	(P-5845)
1650.20	re	(A-2922)	2000.50	r	(P-5845)
1650.30	re	(A-2922)	2000.60	r	(P-5845)
1650.40	re	(A-2922)	2000.70	r	(P-5845)
1650.50	re	(A-2922)	2000.80	r	(P-5845)
1650.60	re	(A-2922)	2000.90	r	(P-5845)
1650.70	re	(A-2922)	2000.100	r	(P-5845)
1650.80	re	(A-2922)	2000.110	r	(P-5845)
1650.90	re	(A-2922)	2000.120	r	(P-5845)
1650.100	re	(A-2922)	2000.130	r	(P-5845)
1650.110	re	(A-2922)	2000.140	r	(P-5845)
1650.120	re	(A-2922)	2000.150	r	(P-5845)
1650.130	re	(A-2922)	2000.160	r	(P-5845)
1650.140	re	(A-2922)	2000.170	r	(P-5845)
1650.150	re	(A-2922)	2000.180	r	(P-5845)
1650.160	re	(A-2922)	2000.190	r	(P-5845)
1650.170	re	(A-2922)	2000.200	r	(P-5845)
1650.180	re	(A-2922)	2000.210	r	(P-5845)

TITLE 77 (CONT'D)			TITLE 77 (CONT'D)		
2055.10	r	(P-5683)	2055.10	r	(P-5683)
2055.20	r	(P-5683)	2055.20	r	(P-5683)
2055.30	r	(P-5683)	2055.30	r	(P-5683)
2055.40	r	(P-5683)	2055.40	r	(P-5683)
2055.50	r	(P-5683)	2055.50	r	(P-5683)
2055.110	r	(P-5683)	2055.110	r	(P-5683)
2055.120	r	(P-5683)	2055.120	r	(P-5683)
2055.210	r	(P-5683)	2055.210	r	(P-5683)
2055.220	r	(P-5683)	2055.220	r	(P-5683)
2055.310	r	(P-5683)	2055.310	r	(P-5683)
2055.320	r	(P-5683)	2055.320	r	(P-5683)
2055.330	r	(P-5683)	2055.330	r	(P-5683)
2055.410	r	(P-5683)	2055.410	r	(P-5683)
2055.420	r	(P-5683)	2055.420	r	(P-5683)
2055.430	r	(P-5683)	2055.430	r	(P-5683)
2055.440	r	(P-5683)	2055.440	r	(P-5683)
2055.450	r	(P-5683)	2055.450	r	(P-5683)
2055.460	r	(P-5683)	2055.460	r	(P-5683)
2055.470	r	(P-5683)	2055.470	r	(P-5683)
2055.480	r	(P-5683)	2055.480	r	(P-5683)
2055.490	r	(P-5683)	2055.490	r	(P-5683)
2055.495	r	(P-5683)	2055.495	r	(P-5683)
2055.510	r	(P-5683)	2055.510	r	(P-5683)
2055.520	r	(P-5683)	2055.520	r	(P-5683)
2055.530	r	(P-5683)	2055.530	r	(P-5683)
2055.710	r	(P-5683)	2055.710	r	(P-5683)
2055.720	r	(P-5683)	2055.720	r	(P-5683)
2055.Ap. A	r	(P-5683)	2055.Ap. A	r	(P-5683)
2055.Ap. B	r	(P-5683)	2055.Ap. B	r	(P-5683)
2055.Ap. C	r	(P-5683)	2055.Ap. C	r	(P-5683)
2056.1	n	(P-20303/87; A-11138)	2056.1	n	(P-20303/87; A-11138)
2056.5	n	(P-20303/87; A-11136)	2056.5	n	(P-20303/87; A-11136)
		(P-20303/87; A-11138)			(P-20303/87; A-11138)
2056.5	r	(P-20303/87; A-11136)	2056.5	r	(P-20303/87; A-11136)
2056.10	n	(P-20303/87; A-11138)	2056.10	n	(P-20303/87; A-11138)
2056.15	n	(P-20303/87; A-11138)	2056.15	n	(P-20303/87; A-11138)
2056.15	r	(P-20303/87; A-11136)	2056.15	r	(P-20303/87; A-11136)
2056.20	n	(P-20303/87; A-11138)	2056.20	n	(P-20303/87; A-11138)
2056.20	r	(P-20303/87; A-11136)	2056.20	r	(P-20303/87; A-11136)
2056.25	n	(P-20303/87; A-11138)	2056.25	n	(P-20303/87; A-11138)
2056.25	r	(P-20303/87; A-11136)	2056.25	r	(P-20303/87; A-11136)
2056.30	n	(P-20303/87; A-11138)	2056.30	n	(P-20303/87; A-11138)
2056.30	r	(P-20303/87; A-11136)	2056.30	r	(P-20303/87; A-11136)
2056.35	n	(P-20303/87; A-11138)	2056.35	n	(P-20303/87; A-11138)
2056.35	r	(P-20303/87; A-11136)	2056.35	r	(P-20303/87; A-11136)
2056.40	n	(P-20303/87; A-11138)	2056.40	n	(P-20303/87; A-11138)
2056.40	r	(P-20303/87; A-11136)	2056.40	r	(P-20303/87; A-11136)
2056.45	n	(P-20303/87; A-11138)	2056.45	n	(P-20303/87; A-11138)
2056.45	r	(P-20303/87; A-11136)	2056.45	r	(P-20303/87; A-11136)
2056.50	n	(P-20303/87; A-11138)	2056.50	n	(P-20303/87; A-11138)
2056.50	r	(P-20303/87; A-11136)	2056.50	r	(P-20303/87; A-11136)
2056.55	n	(P-20303/87; A-11138)	2056.55	n	(P-20303/87; A-11138)
2056.55	r	(P-20303/87; A-11136)	2056.55	r	(P-20303/87; A-11136)
2056.60	n	(P-20303/87; A-11138)	2056.60	n	(P-20303/87; A-11138)
2056.65	n	(P-20303/87; A-11138)	2056.65	n	(P-20303/87; A-11138)

TITLE 77 (CONT'D)			TITLE 77 (CONT'D)		
2056.705	r	(P-20303/87; A-11138)	2058.299	n	(P-5760; A-14524)
2056.705	r	(P-20303/87; A-11136)	2058.352	n	(P-5760; A-14524)
2056.710	n	(P-20303/87; A-11138)	2058.364	n	(P-5760; A-14524)
2056.Ap. A	r	(P-20336/87; A-11136)	2058.366	n	(P-5760; A-14524)
2056.Ap. A	r	(P-20336/87; A-11138)	2058.388	n	(P-5760; A-14524)
2056.Ap. B	r	(P-20336/87; A-11136)	2058.389	n	(P-5760)
2056.Ap. C	r	(P-20336/87; A-11136)	2058.390	n	(P-5760; A-14524)
2056.Ap. D	r	(P-20336/87; A-11136)	2058.392	n	(P-5760; A-14524)
2056.Ap. E	r	(P-20336/87; A-11136)	2058.394	n	(P-5760; A-14524)
2056.Ap. F	r	(P-20336/87; A-11136)	2058.396	n	(P-5760; A-14524)
2056.Ap. G	r	(P-20336/87; A-11136)	2058.400	n	(P-5760; A-14524)
2058.102	n	(P-5760; A-14524)	2058.405	n	(P-5760; A-14524)
2058.105	n	(P-5760; A-14524)	2058.410	n	(P-5760; A-14524)
2058.110	n	(P-5760; A-14524)	2058.415	n	(P-5760)
2058.115	n	(P-5760; A-14524)	2058.420	n	(P-5760)
2058.120	n	(P-5760; A-14524)	2058.425	n	(P-5760)
2058.125	n	(P-5760; A-14524)	2058.500	n	(P-5760; A-14524)
2058.130	n	(P-5760; A-14524)	2058.600	n	(P-5760; A-14524)
2058.135	n	(P-5760; A-14524)	2058.601	n	(P-5760)
2058.200	n	(P-5760; A-14524)	2058.602	n	(P-5760; A-14524)
2058.205	n	(P-5760; A-14524)	2058.603	n	(P-5760)
2058.210	n	(P-5760; A-14524)	2058.604	n	(P-5760)
2058.215	n	(P-5760; O-11322; R-14735; A-14524)	2058.605	n	(P-5760)
			2058.606	n	(P-5760)
2058.220	n	(P-5760; A-14524)	2058.607	n	(P-5760)
2058.225	n	(P-5760; A-14524)	2058.608	n	(P-5760)
2058.230	n	(P-5760; A-14524)	2058.610	n	(P-5760; A-14524)
2058.235	n	(P-5760; A-14524)	2058.611	n	(P-5760)
2058.300	n	(P-5760; A-14524)	2058.612	n	(P-5760)
2058.303	n	(P-5760; A-14524)	2058.613	n	(P-5760)
2058.306	n	(P-5760; A-14524)	2058.614	n	(P-5760)
2058.309	n	(P-5760; A-14524)	2058.615	n	(P-5760)
2058.312	n	(P-5760; A-14524)	2058.620	n	(P-5760)
2058.315	n	(P-5760; A-14524)	2058.621	n	(P-5760)
2058.318	n	(P-5760; A-14524)	2058.622	n	(P-5760)
2058.321	n	(P-5760; A-14524)	2058.623	n	(P-5760)
2058.324	n	(P-5760; A-14524)	2058.624	n	(P-5760)
2058.327	n	(P-5760; A-14524)	2058.625	n	(P-5760; A-14524)
2058.330	n	(P-5760; A-14524)	2058.630	n	(P-5760; A-14524)
2058.333	n	(P-5760; A-14524)	2058.700	n	(P-5760; A-14524)
2058.336	n	(P-5760; A-14524)	2058.705	n	(P-5760; A-14524)
2058.339	n	(P-5760; A-14524)	2058.800	n	(P-5760; A-14524)
2058.342	n	(P-5760; A-14524)	2058.805	n	(P-5760; A-14524)
2058.345	n	(P-5760; A-14524)	2058.810	n	(P-5760; A-14524)
2058.348	n	(P-5760; A-14524)	2058.815	n	(P-5760; A-14524)
2058.351	n	(P-5760; A-14524)	2058.900	n	(P-5760; A-14524)
2058.354	n	(P-5760; A-14524)	2058.905	n	(P-5760; A-14524)
2058.357	n	(P-5760; A-14524)	2058.1000	n	(P-5760; A-14524)
2058.360	n	(P-5760; A-14524)	2070.121	n	(P-3147)
2058.363	n	(P-5760; A-14524)	2070.122	n	(P-3147)
2058.366	n	(P-5760; A-14524)	2070.123	n	(P-3147)
2058.369	n	(P-5760; A-14524)	2070.124	n	(P-3147)
2058.372	n	(P-5760; A-14524)	2070.146	n	(P-3147)
2058.374	n	(P-5760; A-14524)	2070.248	n	(P-3147)
2058.376	n	(P-5760; A-14524)	2070.1371	n	(P-3147)
2058.378	n	(P-5760; A-14524)	2070.1551	n	(P-3147)

TITLE 77 (CONT'D)		TITLE 77 (CONT'D)	
2070.1826	%	3100.210	re (A-2922)
2070.10	am	3100.220	re (A-2922)
2090.20	am	3100.230	re (A-2922)
2090.30	am	3100.240	re (A-2922)
2090.40	am	3100.250	re (A-2922)
2090.50	am	3100.260	re (A-2922)
2090.60	am	3100.270	re (A-2922)
2090.70	am	3100.280	re (A-2922)
2090.80	am	3100.290	re (A-2922)
2090.90	am	3100.300	re (A-2922)
2090.100	am	3100.310	re (A-2922)
2090.110	am	3100.320	re (A-2922)
2310.30	am	3100.330	re (A-2922)
2510.50	am	3100.340	re (A-2922)
2510.70	am	3100.350	re (A-2922)
2510.90	am	3100.360	re (A-2922)
2530.30	am	3100.370	re (A-2922)
2530.40	n	3100.380	re (A-2922)
2530.40	n	3100.390	re (A-2922)
2530.Ap.B	n	3100.400	re (A-2922)
2540.30	am	3100.410	re (A-2922)
2800.101	am	3100.420	re (A-2922)
2800.102	n	3100.430	re (A-2922)
2800.201	am	3100.440	re (A-2922)
2800.202	am	3100.450	re (A-2922)
2800.203	am	3100.460	re (A-2922)
2800.401	am	3100.470	re (A-2922)
2800.Ap.B	n	3100.480	re (A-2922)
2800.Ap.C	n	3100.490	re (A-2922)
2800.Ap.D	n	3100.500	re (A-2922)
3000.100	n	3100.510	re (A-2922)
3000.200	n	3100.520	re (A-2922)
3000.210	n	3100.530	re (A-2922)
3000.220	n		
3000.230	n		
3000.Ap.A	n		
3000.Ap.B	n		
3100.10	re (A-2922)		
3100.20	re (A-2922)		
3100.30	re (A-2922)		
3100.40	re (A-2922)		
3100.50	re (A-2922)		
3100.60	re (A-2922)		
3100.70	re (A-2922)		
3100.80	re (A-2922)		
3100.90	re (A-2922)		
3100.100	re (A-2922)		
3100.110	re (A-2922)		
3100.120	re (A-2922)		
3100.130	re (A-2922)		
3100.140	re (A-2922)		
3100.150	re (A-2922)		
3100.160	re (A-2922)		
3100.170	re (A-2922)		
3100.180	re (A-2922)		
3100.190	re (A-2922)		
3100.200	re (A-2922)		

TITLE 80 (CONT'D)

302.820

r

(P-15813) (E-16214)

Tb. P am

(PP-3811) (PP-13306; O-15769)

302.820

n

(P-15813) (E-16214)

(PP-5459)

302.822

r

(P-15813) (E-16214)

Tb. R am

(PP-13306; O-15769)

302.822

n

(P-15813) (E-16214)

(PP-9745)

302.824

r

(P-15813) (E-16214)

Tb. U am

(PP-7783)

302.824

n

(P-15813) (E-16214)

(PP-7783)

302.825

r

(P-15813) (E-16214)

Tb. Y am

(PP-13306)

302.825

n

(P-15813) (E-16214)

(P-16009/87; A-6073) (P-7889)

302.830

r

(P-15813) (E-16214)

Tb. Z am

(E-11778; O-15764) (P-12599)

302.830

n

(P-15813) (E-16214)

(P-7889) (P-12599) (E-12895;

302.840

r

(P-15813) (E-16214)

C-13716; O-15766)

302.840

n

(P-15813) (E-16214)

(P-7889) (P-12599) (E-12895;

302.841

r

(P-15813) (E-16214)

O-15766)

302.842

r

(P-15813) (E-16214)

310.Ap. D am

(P-7889) (P-12599) (E-12895;

302.846

r

(P-15813) (E-16214)

O-15766)

302.846

n

(P-15813) (E-16214)

420.210 am

(P-17464/87; A-6766)

302.846

n

(P-15813) (E-16214)

420.330 am

(P-17464/87; A-6766)

302.850

r

(P-15813) (E-16214)

420.340 am

(P-17464/87; A-6766)

302.850

n

(P-15813) (E-16214)

420.350 am

(P-17464/87; A-6766)

302.850

n

(P-15813) (E-16214)

420.380 am

(P-17464/87; A-6766)

302.860

r

(P-15813) (E-16214)

420.400 am

(P-17464/87; A-6766)

302.860

n

(P-15813) (E-16214)

420.420 am

(P-17464/87; A-6766)

302.863

r

(P-15813) (E-16214)

420.430 am

(P-17464/87; A-6766)

302.863

n

(P-15813) (E-16214)

420.435 n

(P-17464/87; A-6766)

302.863

n

(P-15813) (E-16214)

420.610 am

(P-17464/87; A-6766)

310.40

am

(P-7889) (P-12599)

420.645 n

(P-17464/87; A-6766)

310.110

am

(P-12599)

420.720 am

(P-17464/87; A-6766)

310.130

am

(P-7889) (E-11778; O-15764)

420.760 am

(P-17464/87; A-6766)

310.230

am

(P-12599)

420.800 am

(P-17464/87; A-6766)

310.230

am

(P-16009/87; A-6073)

420.820 am

(P-17464/87; A-6766)

310.280

am

(P-7433; A-14630) (E-7734)

420.830 am

(P-17464/87; A-6766)

310.290

am

(P-16009/87; A-6073)

1125.10 am

(E-13707) (P-16375)

310.290

am

(P-16009/87; A-6073)

1125.20 am

(E-13707) (P-16375)

310.300

am

(P-7889) (P-12599)

1125.30 r

(E-13707)

310.300

am

(P-7889) (P-12599)

1125.30 am

(P-16375)

310.440

am

(P-7889) (P-12599)

1125.50 am

(P-16375)

310.450

am

(P-11778) (P-12599)

1125.70 am

(E-13707) (P-16375)

310.450

am

(E-12895; O-15766)

1125.80 am

(E-13707) (P-16375)

310.455

am

(E-11778) (P-12599)

1125.90 r

(E-13707) (P-16375)

310.455

am

(E-12895; O-15766)

1125.100 n

(E-13707) (P-16375)

310.456

am

(P-7889) (P-12599)

1135.10 n

(P-14504)

310.456

am

(P-7889) (P-12599)

1135.20 n

(P-14504)

310.500

am

(P-7889)

1135.30 n

(P-14504)

310.530

am

(P-7889) (E-11778) (P-12599)

1200.60 am

(P-11025)

310.530

am

(P-7889) (E-11778) (P-12599)

1200.90 am

(P-11025)

310.540

am

(P-7889) (E-11778)

1200.140 am

(P-11025)

310.540

am

(P-7889) (E-11778)

1201.00 am

(P-11039)

310.540

am

(P-12599) (E-12895; O-15766)

1210.100 am

(P-11039)

310.540

am

(E-12895; C-13359)

1210.160 am

(P-11039)

310.Ap. A

am

(PP-3811) (PP-5459) (PP-7783)

1220.40 am

(P-11052)

310.Ap. A

am

(PP-7783) (P-8135) (PP-9745)

1230.50 am

(P-11031)

310.Ap. A

am

(PP-13306; O-15769)

1230.60 am

(P-11031)

310.Ap. A

am

(PP-13306)

1230.70 am

(P-11031)

Th. D

am

(PP-7783) (PP-13306; O-15769)

1230.150 am

(P-11031)

Tb. H

am

(PP-7783) (PP-13306)

1570.40 am

(P-14122)

Tb. I

am

(PP-7783) (PP-13306; O-15769)

1570.60 r

(P-14122)

Tb. J

am

(PP-8135)

1570.70 am

(P-14122)

Tb. L

n

(PP-7783)

1570.80 am

(P-14122)

Tb. O

am

(PP-13306; O-15769)

1570.80 am

(P-14122)

TITLE 80 (CONT'D)

302.820

r

(P-15813) (E-16214)

Tb. P am

(PP-3811) (PP-13306; O-15769)

302.820

n

(P-15813) (E-16214)

(PP-5459)

302.822

r

(P-15813) (E-16214)

Tb. R am

(PP-13306; O-15769)

302.822

n

(P-15813) (E-16214)

(PP-9745)

302.824

r

(P-15813) (E-16214)

Tb. U am

(PP-7783)

302.824

n

(P-15813) (E-16214)

(PP-7783)

302.825

r

(P-15813) (E-16214)

Tb. Y am

(PP-13306)

302.825

n

(P-15813) (E-16214)

(P-16009/87; A-6073) (P-7889)

302.830

r

(P-15813) (E-16214)

Tb. Z am

(E-11778; O-15764) (P-12599)

302.830

n

(P-15813) (E-16214)

(P-7889) (P-12599) (E-12895;

302.840

r

(P-15813) (E-16214)

C-13716; O-15766)

302.840

n

(P-15813) (E-16214)

(P-7889) (P-12599) (E-12895;

302.841

r

(P-15813) (E-16214)

O-15766)

302.842

r

(P-15813) (E-16214)

310.Ap. D am

(P-7889) (P-12599) (E-12895;

302.846

r

(P-15813) (E-16214)

O-15766)

302.846

n

(P-15813) (E-16214)

420.210 am

(P-17464/87; A-6766)

302.846

n

(P-15813) (E-16214)

420.330 am

(P-17464/87; A-6766)

302.850

r

(P-15813) (E-16214)

420.340 am

(P-17464/87; A-6766)

302.850

n

(P-15813) (E-16214)

420.350 am

(P-17464/87; A-6766)

302.850

n

(P-15813) (E-16214)

420.380 am

(P-17464/87; A-6766)

302.860

r

(P-15813) (E-16214)

420.400 am

(P-17464/87; A-6766)

302.860

n

(P-15813) (E-16214)

420.420 am

(P-17464/87; A-6766)

302.863

r

(P-15813) (E-16214)

420.430 am

(P-17464/87; A-6766)

302.863

n

(P-15813) (E-16214)

420.435 n

(P-17464/87; A-6766)

302.863

n

(P-15813) (E-16214)

420.610 am

(P-17464/87; A-6766)

310.40

am

(P-7889) (P-12599)

420.645 n

(P-17464/87; A-6766)

310.110

am

(P-12599)

420.720 am

(P-17464/87; A-6766)

310.130

am

(P-7889) (E-11778; O-15764)

420.760 am

(P-17464/87; A-6766)

310.230

am

(P-12599)

420.800 am

(P-17464/87; A-6766)

310.230

am

(P-16009/87; A-6073)

420.820 am

(P-17464/87; A-6766)

310.280

am

(P-7433; A-14630) (E-7734)

420.830 am

(P-17464/87; A-6766)

310.290

am

(P-16009/87; A-6073)

1125.10 am

(E-13707) (P-16375)

310.290

am

(P-16009/87; A-6073)

1125.20 am

(E-13707) (P-16375)

310.300

am

(P-7889) (P-12599)

1125.30 r

(E-13707)

310.300

am

(P-7889) (P-12599)

1125.30 am

(P-16375)

310.440

am

(P-7889) (P-12599)

1125.50 am

(P-16375)

310.450

am

(P-11778) (P-12599)

1125.70 am

(E-13707) (P-16375)

310.450

am

(E-12895; O-15766)

1125.80 am

(E-13707) (P-16375)

310.455

am

(E-11778) (P-12599)

1125.90 r

(E-13707) (P-16375)

310.455

am

(E-12895; O-15766)

1125.100 n

(E-13707) (P-16375)

310.456

am

(P-7889) (P-12599)

1135.10 n

(P-14504)

310.456

am

(P-7889) (P-12599)

1135.20 n

(P-14504)

310.500

am

(P-7889)

1135.30 n

(P-14504)

310.530

am

(P-7889) (E-11778) (P-12599)

1200.60 am

(P-11025)

310.530

am

(P-7889) (E-11778) (P-12599)

1200.90 am

(P-11025)

310.540

am

(P-7889) (E-11778)

1200.140 am

(P-11025)

310.540

am

(P-7889) (E-11778)

1201.00 am

(P-11039)

310.540

am

(P-12599) (E-12895; O-15766)

1210.100 am

(P-11039)

310.540

am

(E-12895; C-13359)

1210.160 am

(P-11039)

310.Ap. A

am

(PP-3811) (PP-5459) (PP-7783)

1220.40 am

(P-11052)

310.Ap. A

am

(PP-7783) (P-8135) (PP-9745)

1230.50 am

(P-11031)

310.Ap. A

am

(PP-13306; O-15769)

1230.60 am

(P-11031)

310.Ap. A

am

(PP-13306)

1230.70 am

(P-11031)

Th. D

am

(PP-7783) (PP-13306; O-15769)

1230.150 am

(P-11031)

Tb. H

am

(PP-7783) (PP-13306)

1570.40 am

(P-14122)

Tb. I

am

(PP-7783) (PP-13306; O-15769)

1570.60 r

(P-14122)

Tb. J

am

(PP-8135)

1570.70 am

(P-14122)

Tb. L

n

(PP-7783)

1570.80 am

(P-14122)

Tb. O

am

(PP-13306; O-15769)

1570.80 am

(P-14122)

TITLE 80 (CONT'D)			TITLE 80 (CONT'D)			TITLE 80 (CONT'D)			TITLE 80 (CONT'D)		
1570.90	am	(P-14122)	2120.800	n	(P-8180) (E-11810)	2800.295	r	(P-10373/87; A-749)	3100.1200	n	(P-2041; A-9487)
1570.100	am	(P-14122)	2120.810	n	(P-8180)	2800.298	r	(P-10373/87; A-749)	TITLE 83		
1570.110	r	(P-14122)	2150.1	n	(P-10285)	2800.300	n	(P-10373/87; A-749)	270.5	n	(P-19983/87; W-1640) (P-293; A-7580)
1570.120	am	(P-14122)	2150.2	n	(P-10285)	2800.310	r	(P-10373/87; A-749)	270.10	r	(P-19983/87; W-1640) (P-293; A-7580)
1570.150	r	(P-14122)	2150.5	n	(P-10285)	2800.320	r	(P-10373/87; A-749)	270.20	r	(P-19983/87; W-1640) (P-293; A-7580)
1570.160	am	(P-14122)	2150.10	n	(P-10285)	2800.330	r	(P-10373/87; A-749)	270.30	am	(P-19983/87; W-1640) (P-293; A-7580)
1650.180	am	(P-9390; A-16896)	2650.1	n	(P-6871) (E-6975; O-11352)	2800.340	r	(P-10373/87; A-749)	415.20	am	(P-3873; A-11710)
1650.210	am	(P-9390; A-16896)	2650.1	n	(P-10191)	2800.350	r	(P-10373/87; A-749)	440.10	n	(P-3162)
1650.230	am	(P-9390; A-16896)	2650.5	n	(P-6871) (E-6975; O-11352)	2800.360	r	(P-10373/87; A-749)	440.100	n	(P-3162)
1650.271	n	(P-9390; A-16896)	2650.10	n	(P-10191)	2800.400	n	(P-10363/87; O-19842/87; R-1636; A-738)	440.200	n	(P-3162)
1650.350	am	(P-9390; A-16896)	2650.15	n	(P-10191)	2800.410	r	(P-10373/87; A-749)	440.210	n	(P-3162)
1650.410	am	(P-9390; A-16896)	2650.20	n	(P-6871) (E-6975; O-11352)	2800.420	r	(P-10373/87; A-749)	440.220	n	(P-3162)
2000.70	am	(P-12766)	2650.25	n	(P-10191)	2800.430	r	(P-10373/87; A-749)	440.240	n	(P-3162)
2110.30	am	(P-7912) (E-11795)	2650.30	n	(P-6871) (E-6975; O-11352)	2800.440	r	(P-10373/87; A-749)	440.300	n	(P-3162)
2110.210	am	(P-7912) (E-11795)	2650.35	n	(P-10191)	2800.500	r	(P-10373/87; A-749)	440.310	n	(P-3162)
2110.220	am	(P-7912) (E-11795)	2650.40	n	(P-6871) (E-6975; O-11352)	2800.510	r	(P-10373/87; A-749)	440.400	n	(P-3162)
2110.240	r	(P-7912) (E-11795)	2650.45	n	(P-10191)	2800.520	r	(P-10373/87; A-749)	440.410	n	(P-3162)
2110.330	am	(P-7912) (E-11795)	2650.50	n	(P-10191)	2800.530	r	(P-10373/87; A-749)	440.420	n	(P-3162)
2110.420	am	(P-7912) (E-11795)	2800.5	r	(P-10373/87; A-749)	2800.540	r	(P-10373/87; A-749)	440.430	n	(P-3162)
2110.440	am	(P-7912) (E-11795)	2800.10	r	(P-10373/87; A-749)	2800.550	r	(P-10373/87; A-749)	440.440	n	(P-3162)
2110.510	am	(P-7912) (E-11795)	2800.20	r	(P-10373/87; A-749)	2800.600	r	(P-10373/87; A-749)	440.450	n	(P-3162)
2110.530	am	(P-7912) (E-11795)	2800.30	r	(P-10373/87; A-749)	2800.610	r	(P-10373/87; A-749)	440.460	n	(P-3162)
2110.540	am	(P-7912) (E-11795)	2800.100	n	(P-10363/87; O-19842/87; R-1636; A-738)	2800.620	r	(P-10373/87; A-749)	440.470	n	(P-3162)
2120.10	am	(P-8180) (E-11810)	2800.110	n	(P-10363/87; O-19842/87; R-1636; A-738)	2800.630	n	(P-10363/87; O-19842/87; R-1636; A-738)	440.480	n	(P-3162)
2120.20	n	(P-8180) (E-11810)	2800.200	r	(P-10373/87; A-749)	2800.640	n	(P-10373/87; A-749)	440.490	n	(P-3162)
2120.30	n	(P-8180) (E-11810)	2800.210	r	(P-10373/87; A-749)	2800.650	n	(P-10373/87; A-749)	440.500	n	(P-3162)
2120.40	n	(P-8180) (E-11810)	2800.220	r	(P-10373/87; A-749)	2800.660	n	(P-10373/87; A-749)	440.510	n	(P-3162)
2120.50	n	(P-8180) (E-11810)	2800.230	n	(P-10363/87; O-19842/87; R-1636; A-738)	2800.670	n	(P-10373/87; A-749)	440.520	n	(P-3162)
2120.60	n	(P-8180) (E-11810)	2800.240	n	(P-10363/87; O-19842/87; R-1636; A-738)	2800.680	n	(P-10363/87; O-19842/87; R-1636; A-738)	440.530	n	(P-3162)
2120.70	n	(P-8180) (E-11810)	2800.250	r	(P-10373/87; A-749)	2800.690	n	(P-10373/87; A-749)	440.540	n	(P-3162)
2120.80	n	(P-8180) (E-11810)	2800.260	r	(P-10373/87; A-749)	2800.700	n	(P-10373/87; A-749)	440.550	n	(P-3162)
2120.90	n	(P-8180) (E-11810)	2800.270	r	(P-10373/87; A-749)	2800.710	n	(P-10373/87; A-749)	440.560	n	(P-3162)
2120.100	n	(P-8180) (E-11810)	2800.280	r	(P-10373/87; A-749)	2800.720	r	(P-10373/87; A-749)	440.570	n	(P-3162)
2120.110	n	(P-8180) (E-11810)	2800.290	r	(P-10373/87; A-749)	2800.730	r	(P-10373/87; A-749)	440.580	n	(P-3162)
2120.120	n	(P-8180) (E-11810)				2800.740	r	(P-10373/87; A-749)	440.590	n	(P-3162)
2120.130	n	(P-8180) (E-11810)				2800.750	r	(P-10373/87; A-749)	440.600	n	(P-3162)
2120.140	n	(P-8180) (E-11810)				2800.760	n	(R-1636; A-738)	440.610	n	(P-3162)
2120.150	n	(P-8180) (E-11810)				2800.770	n	(P-10373/87; A-749)	440.620	n	(P-3162)
2120.160	n	(P-8180) (E-11810)				2800.780	n	(P-10373/87; A-749)	440.630	n	(P-3162)
2120.170	n	(P-8180) (E-11810)				2800.790	n	(P-10373/87; A-749)	440.640	n	(P-3162)
2120.180	n	(P-8180) (E-11810)							440.650	n	(P-3162)
2120.190	n	(P-8180) (E-11810)							440.660	n	(P-3162)
2120.200	n	(P-8180) (E-11810)							440.670	n	(P-3162)
2120.210	n	(P-8180) (E-11810)							440.680	n	(P-3162)
2120.220	n	(P-8180) (E-11810)							440.690	n	(P-3162)
2120.230	n	(P-8180) (E-11810)							440.700	n	(P-3162)
2120.240	n	(P-8180) (E-11810)							440.710	n	(P-3162)
2120.250	n	(P-8180) (E-11810)							440.720	n	(P-3162)
2120.260	n	(P-8180) (E-11810)							440.730	n	(P-3162)
2120.270	n	(P-8180) (E-11810)							440.740	n	(P-3162)
2120.280	n	(P-8180) (E-11810)							440.750	n	(P-3162)
2120.290	n	(P-8180) (E-11810)							440.760	n	(P-3162)
2120.300	n	(P-8180) (E-11810)							440.770	n	(P-3162)
2120.310	n	(P-8180) (E-11810)							440.780	n	(P-3162)
2120.320	n	(P-8180) (E-11810)							440.790	n	(P-3162)
2120.330	n	(P-8180) (E-11810)							440.800	n	(P-3162)
2120.340	n	(P-8180) (E-11810)							440.810	n	(P-3162)
2120.350	n	(P-8180) (E-11810)							440.820	n	(P-3162)
2120.360	n	(P-8180) (E-11810)							440.830	n	(P-3162)
2120.370	n	(P-8180) (E-11810)							440.840	n	(P-3162)
2120.380	n	(P-8180) (E-11810)							440.850	n	(P-3162)
2120.390	n	(P-8180) (E-11810)							440.860	n	(P-3162)
2120.400	n	(P-8180) (E-11810)							440.870	n	(P-3162)
2120.410	n	(P-8180) (E-11810)							440.880	n	(P-3162)
2120.420	n	(P-8180) (E-11810)							440.890	n	(P-3162)
2120.430	n	(P-8180) (E-11810)							440.900	n	(P-3162)
2120.440	n	(P-8180) (E-11810)							440.910	n	(P-3162)
2120.450	n	(P-8180) (E-11810)							440.920	n	(P-3162)
2120.460	n	(P-8180) (E-11810)							440.930	n	(P-3162)
2120.470	n	(P-8180) (E-11810)							440.940	n	(P-3162)
2120.480	n	(P-8180) (E-11810)							440.950	n	(P-3162)
2120.490	n	(P-8180) (E-11810)							440.960	n	(P-3162)
2120.500	n	(P-8180) (E-11810)							440.970	n	(P-3162)
2120.510	n	(P-8180) (E-11810)							440.980	n	(P-3162)
2120.520	n	(P-8180) (E-11810)							440.990	n	(P-3162)
2120.530	n	(P-8180) (E-11810)							440.1000	n	(P-3162)
2120.540	n	(P-8180) (E-11810)							3100.1100	n	(P-2041; A-9487)
2120.550	n	(P-8180) (E-11810)									
2120.560	n	(P-8180) (E-11810)									
2120.570	n	(P-8180) (E-11810)									
2120.580	n	(P-8180) (E-11810)									
2120.590	n	(P-8180) (E-11810)									
2120.600	n	(P-8180) (E-11810)									
2120.610	n	(P-8180) (E-11810)									
2120.620	n	(P-8180) (E-11810)									
2120.630	n	(P-8180) (E-11810)									
2120.640	n	(P-8180) (E-11810)									
2120.650	n	(P-8180) (E-11810)									
2120.660	n	(P-8180) (E-11810)									
2120.670	n	(P-8180) (E-11810)									
2120.680	n	(P-8180) (E-11810)									
2120.690	n	(P-8180) (E-11810)									
2120.700	n	(P-8180) (E-11810)									
2120.710	n	(P-8180) (E-11810)									
2120.720	n	(P-8180) (E-11810)									
2120.730	n	(P-8180) (E-11810)									
2120.740	n	(P-8180) (E-11810)									
2120.750	n	(P-8180) (E-11810)									
2120.760	n	(P-8180) (E-11810)									
2120.770	n	(P-8180) (E-11810)									
2120.780	n	(P-8180) (E-11810)									
2120.790	n	(P-8180) (E-11810)									

[illegible]

TITLE 83 (CONT'D)

535.510

n

(P-931.4)

710.400

r

(P-308; A-9659) (E-1309)

590.10

re

(A-12997)

710.500

r

(P-308; A-9659) (E-1309)

595.10

re

(A-12998)

710.510

r

(P-308; A-9659) (E-1309)

595.110

re

(A-12998)

710.520

r

(P-308; A-9659) (E-1309)

595.120

re

(A-12998)

710.530

r

(P-308; A-9659) (E-1309)

595.120

am

(P-16309)

710.600

r

(P-308; A-9659) (E-1309)

595.130

re

(A-12998)

710.610

r

(P-308; A-9659) (E-1309)

710.1

n

(P-305; A-9645) (E-1295)

710.3

n

(P-305; A-9645) (E-1295)

710.4

n

(P-305; A-9645) (E-1295)

710.5

r

(P-308; A-9659) (E-1309)

710.10

r

(P-308; A-9659) (E-1309)

710.11

n

(P-305; A-9645) (E-1295)

710.13

n

(P-305; A-9645) (E-1295)

710.14

n

(P-305; A-9645) (E-1295)

710.15

r

(P-308; A-9659) (E-1309)

710.16

n

(P-305; A-9645) (E-1295)

710.17

n

(P-305; A-9645) (E-1295)

710.18

n

(P-305; A-9645) (E-1295)

710.19

n

(P-305; A-9645) (E-1295)

710.20

r

(P-308; A-9659) (E-1309)

710.22

n

(P-305; A-9645) (E-1295)

710.23

n

(P-305; A-9645) (E-1295)

710.25

r

(P-308; A-9659) (E-1309)

710.25

n

(P-305; A-9645) (E-1295)

710.27

n

(P-305; A-9645) (E-1295)

710.30

r

(P-308; A-9659) (E-1309)

710.35

r

(P-308; A-9659) (E-1309)

710.40

r

(P-308; A-9659) (E-1309)

710.45

r

(P-308; A-9659) (E-1309)

710.50

r

(P-308; A-9659) (E-1309)

710.70

r

(P-308; A-9659) (E-1309)

710.75

r

(P-308; A-9659) (E-1309)

710.80

r

(P-308; A-9659) (E-1309)

710.85

r

(P-308; A-9659) (E-1309)

710.90

r

(P-308; A-9659) (E-1309)

710.100

r

(P-308; A-9659) (E-1309)

710.110

r

(P-308; A-9659) (E-1309)

710.120

r

(P-308; A-9659) (E-1309)

710.130

r

(P-308; A-9659) (E-1309)

710.140

r

(P-308; A-9659) (E-1309)

710.150

r

(P-308; A-9659) (E-1309)

710.160

r

(P-308; A-9659) (E-1309)

710.165

r

(P-308; A-9659) (E-1309)

710.170

r

(P-308; A-9659) (E-1309)

710.200

r

(P-308; A-9659) (E-1309)

710.210

r

(P-308; A-9659) (E-1309)

710.220

r

(P-308; A-9659) (E-1309)

710.225

r

(P-308; A-9659) (E-1309)

710.230

r

(P-308; A-9659) (E-1309)

710.240

r

(P-308; A-9659) (E-1309)

710.250

r

(P-308; A-9659) (E-1309)

710.260

r

(P-308; A-9659) (E-1309)

710.300

r

(P-308; A-9659) (E-1309)

710.310

r

(P-308; A-9659) (E-1309)

710.320

r

(P-308; A-9659) (E-1309)

TITLE 83 (CONT'D)

710.400

r

(P-308; A-9659) (E-1309)

710.500

r

(P-308; A-9659) (E-1309)

710.510

r

(P-308; A-9659) (E-1309)

710.520

r

(P-308; A-9659) (E-1309)

710.530

r

(P-308; A-9659) (E-1309)

710.600

r

(P-308; A-9659) (E-1309)

710.610

r

(P-308; A-9659) (E-1309)

710.620

r

(P-308; A-9659) (E-1309)

710.630

r

(P-308; A-9659) (E-1309)

710.640

r

(P-308; A-9659) (E-1309)

710.650

r

(P-308; A-9659) (E-1309)

710.700

r

(P-308; A-9659) (E-1309)

710.800

r

(P-308; A-9659) (E-1309)

710.810

r

(P-308; A-9659) (E-1309)

710.820

r

(P-308; A-9659) (E-1309)

710.830

r

(P-308; A-9659) (E-1309)

710.840

r

(P-308; A-9659) (E-1309)

710.850

r

(P-308; A-9659) (E-1309)

710.855

r

(P-308; A-9659) (E-1309)

710.860

r

(P-308; A-9659) (E-1309)

710.870

r

(P-308; A-9659) (E-1309)

710.880

r

(P-308; A-9659) (E-1309)

710.890

r

(P-308; A-9659) (E-1309)

710.900

r

(P-308; A-9659) (E-1309)

710.905

r

(P-308; A-9659) (E-1309)

710.910

r

(P-308; A-9659) (E-1309)

710.1001

r

(P-308; A-9659) (E-1309)

710.1002

r

(P-308; A-9659) (E-1309)

710.1003

r

(P-308; A-9659) (E-1309)

710.1004

r

(P-308; A-9659) (E-1309)

710.1005

r

(P-308; A-9659) (E-1309)

710.1060

r

(P-308; A-9659) (E-1309)

710.1130

r

(P-308; A-9659) (E-1309)

710.1140

r

(P-308; A-9659) (E-1309)

710.1150

r

(P-308; A-9659) (E-1309)

710.1160

r

(P-308; A-9659) (E-1309)

710.1165

n

(P-305; A-9645) (E-1295)

710.1171

r

(P-308; A-9659) (E-1309)

710.1172

r

(P-308; A-9659) (E-1309)

710.1180

r

(P-308; A-9659) (E-1309)

710.1185

n

(P-305; A-9645) (E-1295)

710.1190

n

(P-305; A-9645) (E-1295)

710.1191

n

(P-305; A-9645) (E-1295)

710.1200

n

(P-305; A-9645) (E-1295)

710.1201

r

(P-308; A-9659) (E-1309)

710.1201

n

(P-305; A-9645) (E-1295)

710.1202

r

(P-308; A-9659) (E-1309)

710.1210

r

(P-308;

[illegible]

TITLE 86 (CONT'D)			TITLE 89 (CONT'D)			TITLE 89 (CONT'D)			TITLE 89 (CONT'D)		
130.801	am	(P-18501/87; A-5652)	104.230	am	(P-18084/87; W-9755)	113.107	am	(P-20747/87; A-9699)	114.400	am	(P-6545; A-11474)
130.805	am	(P-18501/87; A-5652)	104.231	am	(P-18084/87; W-9755)	113.130	am	(P-15475)	114.402	am	(P-8872; A-14255)
130.810	am	(P-18501/87; A-5652)	104.244	am	(P-18084/87; W-9755)	113.141	am	(P-20487/87; A-5642) (P-12953)	114.420	am	(P-16050/87; A-3505)
130.825	am	(P-18501/87; A-5652)	104.250	am	(P-18084/87; W-9755)	113.142	am	(P-20487/87; A-9699) (P-12953)	116.520	am	(P-8236; A-14207; C-15772)
130.901	am	(P-11084)	104.260	am	(P-18084/87; W-9755)	113.143	am	(P-18084/87; A-9699) (P-12953)	117.10	am	(P-15471/87; A-2985)
130.1501	am	(P-11084)	104.270	am	(P-18084/87; W-9755)	113.247	am	(P-18084/87; A-7687)	117.20	am	(P-7571; A-13608)
130.1505	am	(P-11084)	110.20	am	(P-5174; A-11457)	113.253	am	(P-20014/87; A-7687)	117.40	am	(P-10373)
130.1515	am	(P-11084)	110.30	am	(P-5174; A-11457)	113.260	am	(P-20014/87; A-7687)	117.70	r	(P-8635; A-14296)
130.2000	am	(P-14401)	110.40	am	(P-5174; A-11457)	113.302	am	(P-13828/87; O-19910/87; R-2160; A-2137) (P-7529; A-14669)	118.100	am	(P-20497/87; A-6301)
140.140	am	(E-14419)	111.90	am	(P-15844/87; A-871)	113.303	am	(P-8827; A-14162)	118.200	n	(P-2190; A-8068) (E-3037)
140.145	am	(E-14419)	111.101	am	(P-15844/87; A-871) (P-15920)	113.303	am	(P-8827; A-14162)	118.200	r	(P-11412)
140.1401	am	(P-11108)	112.10	am	(P-16040/87; A-3487)	113.247	am	(P-11828; O-14460; R-14736)	120.10	am	(P-4463) (P-7540; W-11321)
140.1405	am	(P-11108)	112.20	am	(P-19593/87; O-4890; R-6824; A-6694)	114.10	am	(P-16397/87; A-3505) (P-3932; A-9699)	120.11	n	(P-11676) (E-11839; O-14463; R-15721)
140.1415	am	(P-11108)	112.70	am	(P-8837; A-14172)	114.52	re	(A-2984)	120.20	am	(P-6554; A-12835) (E-11839; O-14463)
160.150	am	(P-11119)	112.74	am	(P-18007/87; A-7336)	114.80	am	(P-3556; A-9699)	120.31	n	(P-7540; W-11321) (P-11676)
160.155	am	(P-11119)	112.76	am	(P-18007/87; A-7336)	114.100	r	(P-18027/87; A-6170)	120.40	am	(E-11839; O-14463; R-15721)
160.165	am	(P-11119)	112.78	am	(P-8837; A-14172) (P-1704/787; W-10554)	114.108	am	(P-3250; A-9108)	120.60	am	(P-6554; A-12835) (E-11839; O-14463)
180.101	am	(P-11056)	112.79	am	(P-8837; A-14172)	114.109	n	(P-3250; A-9108)	120.61	am	(P-5191; A-11483)
210.135	n	(P-11060)	112.82	am	(P-18007/87; A-7336) (P-8837; A-14172)	114.110	n	(P-3250; A-9108)	120.64	n	(P-11676) (E-11839; O-14463; R-15721)
428.100	n	(P-9400; A-15159)	112.83	n	(E-18781/87; RC-260)	114.111	re	(A-2984)	120.80	am	(P-11408) (E-11632)
428.110	n	(P-9400; A-15159)	112.86	am	(P-18491/87; O-4895; RC-4897; M-6325; A-6159)	114.111	n	(P-3250; A-9108)	120.80	am	(P-16058/87; A-3516) (P-3942; A-9132)
428.120	n	(P-9400; A-15159)	112.87	n	(P-3223; A-9032)	114.113	n	(P-3250; A-9108)	120.80	am	(P-11676) (E-11839; O-14463; R-15721)
428.130	n	(P-9400; A-15159)	112.88	n	(P-3223; A-9032)	114.115	n	(P-3250; A-9108)	120.80	am	(P-11676) (E-11839; O-14463; R-15721)
432.100	n	(E-11297) (P-15027)	112.89	n	(P-3223; A-9032)	114.117	n	(P-3250; A-9108)	120.80	am	(P-11676) (E-11839; O-14463; R-15721)
432.110	n	(E-11297) (P-15027)	112.90	n	(P-3223; A-9032)	114.120	n	(E-18311/87; RC-263)	120.80	am	(P-11676) (E-11839; O-14463; R-15721)
432.120	n	(E-11297) (P-15027)	112.91	n	(P-3223; A-9032)	114.120	am	(P-18027/87; A-6170)	120.80	am	(P-11676) (E-11839; O-14463; R-15721)
432.130	n	(E-11297) (P-15027)	112.92	n	(P-3223; A-9032)	114.121	n	(E-18311/87; RC-263)	120.80	am	(P-11676) (E-11839; O-14463; R-15721)
432.140	n	(E-11297) (P-15027)	112.93	n	(P-3223; A-9032)	114.122	n	(P-18027/87; A-6170)	120.80	am	(P-11676) (E-11839; O-14463; R-15721)
432.150	n	(E-11297) (P-15027)	112.94	n	(P-3223; A-9032)	114.122	am	(P-18027/87; A-6170)	120.80	am	(P-11676) (E-11839; O-14463; R-15721)
432.160	n	(E-11297) (P-15027)	112.95	n	(P-3223; A-9032)	114.122	am	(P-14111) (E-14364) (P-11839) (E-14463)	120.80	am	(P-11676) (E-11839; O-14463; R-15721)
432.170	n	(E-11297) (P-15027)	112.96	n	(P-3223; A-9032)	114.123	am	(P-18027/87; RC-4912)	120.80	am	(P-11676) (E-11839; O-14463; R-15721)
432.180	n	(E-11297) (P-15027)	112.97	n	(P-3223; A-9032)	114.124	am	(P-18027/87; RC-4912)	120.80	am	(P-11676) (E-11839; O-14463; R-15721)
432.190	n	(E-11297) (P-15027)	112.98	n	(P-1743; RC-7849; A-7673) (E-1929)	114.125	n	(P-18491/87; A-6170)	120.80	am	(P-11676) (E-11839; O-14463; R-15721)
432.200	n	(E-11297) (P-15027)	112.110	am	(P-14940/87; P-15829/87; A-844) (P-20732/87; A-10481)	114.126	n	(P-18027/87; A-6170)	120.80	am	(P-11676) (E-11839; O-14463; R-15721)
440.10	am	(P-11063)	112.127	am	(P-20732/87; A-10481)	114.126	n	(P-18027/87; A-6170)	120.80	am	(P-11676) (E-11839; O-14463; R-15721)
440.50	am	(P-11063)	112.251	am	(P-20732/87; A-10481)	114.127	n	(P-18027/87; A-6170)	120.80	am	(P-11676) (E-11839; O-14463; R-15721)
440.90	am	(P-11063)	112.252	am	(P-14940/87; P-15829/87; A-844) (P-15905)	114.127	n	(P-18027/87; A-6170)	120.80	am	(P-11676) (E-11839; O-14463; R-15721)
450.10	am	(P-11077)	112.253	am	(P-15905)	114.127	am	(P-14996)	120.80	am	(P-11676) (E-11839; O-14463; R-15721)
480.110	am	(P-11077)	112.254	am	(P-14940/87; P-15829/87; A-844) (P-15905)	114.128	n	(P-18027/87; A-6170)	120.80	am	(P-11676) (E-11839; O-14463; R-15721)
525.102	n	(E-16828)	112.302	am	(P-7529; A-14669)	114.129	n	(P-18027/87; A-6170)	120.80	am	(P-11676) (E-11839; O-14463; R-15721)
530.165	am	(P-11104)	112.308	am	(P-3911; A-9032) (P-8837; A-14172)	114.130	n	(P-18027/87; A-6170)	120.80	am	(P-11676) (E-11839; O-14463; R-15721)
			112.315	am	(P-10433/87; A-6694)	114.130	am	(E-8872; A-14255)	120.80	am	(P-11676) (E-11839; O-14463; R-15721)
			112.320	am	(P-15575/87; A-2126) (P-4453)	114.140	n	(P-18491/87; O-4904; RC-4909; M-6326; A-6170)	120.80	am	(P-11676) (E-11839; O-14463; R-15721)
			113.10	am	(P-20732/87; A-10481)	114.210	am	(P-20755/87; A-9940)	121.1	am	(P-13362/87; O-19914/87; R-4235; A-4204) (P-1745; A-9678)
			113.20	am	(P-16032/87; A-3497) (P-3923; A-9023)	114.220	am	(P-18933/87; O-4906; R-6826; A-6719) (P-10619; A-16729)	121.7	am	(P-1745; A-9678) (E-1941)
			113.70	am	(P-19585/87; O-4900; R-6324; A-6151)	114.223	am	(P-20755/87; A-9940)	121.19	n	(P-19603/87; A-9922)
					(P-17999/87; A-8662)	114.350	am	(P-15850/87; A-889)	121.23	n	(P-11855/87; O-15401/87; R-236)
						114.351	am	(P-15850/87; A-889) (P-15924)	121.24	n	(P-19603/87; A-9922)
						114.352	am	(P-15850/87; A-889) (P-15924)	121.25	n	(P-19603/87; A-9922)
						114.353	am	(P-15850/87; A-889) (P-15924)	121.26	n	(P-19603/87; A-9922)

TITLE 86 (CONT'D)			TITLE 89 (CONT'D)			TITLE 89 (CONT'D)			TITLE 89 (CONT'D)		
102.270	am	(P-14977/87; A-3735)	102.280	am	(P-14977/87; A-3735)	102.270	am	(P-14977/87; A-3735)	102.280	am	(P-14977/87; A-3735)
103.20	am	(P-3952; C-9757; A-14681)	103.20	am	(P-3952; C-9757; A-14681)	103.20	am	(P-3952; C-9757; A-14681)	103.20	am	(P-3952; C-9757; A-14681)
104.100	am	(P-162; A-9142)	104.100	am	(P-162; A-9142)	104.100	am	(P-162; A-9142)	104.100	am	(P-162; A-9142)
104.101	am	(P-162; A-9142)	104.101	am	(P-162; A-9142)	104.101	am	(P-162; A-9142)	104.101	am	(P-162; A-9142)
104.102	am	(P-162; A-9142)	104.102	am	(P-162; A-9142)	104.102	am	(P-162; A-9142)	104.102	am	(P-162; A-9142)
104.104	am	(P-162; A-9142)	104.104	am	(P-162; A-9142)	104.104	am	(P-162; A-9142)	104.104	am	(P-162; A-9142)
104.202	am	(P-18084/87; W-9755)	104.202	am	(P-18084/87; W-9755)	104.202	am	(P-18084/87; W-9755)	104.202	am	(P-18084/87; W-9755)
104.207	am	(P-18084/87; W-9755)	104.207	am	(P-18084/87; W-9755)	104.207	am	(P-18084/87; W-9755)	104.207	am	(P-18084/87; W-9755)
104.209	am	(P-18084/87; W-9755)	104.209	am	(P-18084/87; W-9755)	104.209	am	(P-18084/87; W-9755)	104.209	am	(P-18084/87; W-9755)
104.210	am	(P-18084/87; W-9755)	104.210	am	(P-18084/87; W-9755)	104.210	am	(P-18084/87; W-9755)	104.210	am	(P-18084/87; W-9755)
104.212	am	(P-18084/87; W-9755)	104.212	am	(P-18084/87; W-9755)	104.212	am	(P-18084/87; W-9755)	104.212	am	(P-18084/87; W-9755)
104.221	am	(P-18084/87; W-9755)	104.221	am	(P-18084/87; W-9755)	104.221	am	(P-18084/87; W-9755)	104.221	am	(P-18084/87; W-9755)

TITLE 89 (CONT'D)		TITLE 89 (CONT'D)	
121.27	n	(P-19603/87; A-9922)	140.367 am (P-5958)
121.31	am	(P-1745; A-9678) (E-1941)	140.369 am (P-5958)
		(P-13915) (E-14045) (PP-16271)	140.370 am (P-5958)
121.50	am	(P-14950/87; A-877)	140.372 am (P-5958)
121.51	am	(P-14950/87; A-877)	140.373 am (P-5958)
121.58	am	(P-14950/87; A-877)	140.376 am (P-5958)
121.60	am	(PP-15704)	140.420 am (P-4317; A-12509)
121.61	am	(PP-15704)	140.421 am (P-4317; A-12509)
121.63	am	(P-8246; A-12824) (PP-15704)	140.452 n (P-9433/87; A-6927)
121.64	am	(PP-15704)	140.453 n (P-9433/87; A-6927)
121.70	am	(P-1745; A-9678) (E-1941)	140.454 n (P-9433/87; A-6927)
121.71	am	(P-1745; A-9678) (E-1941)	140.455 n (P-9433/87; A-6927)
121.72	am	(P-19603/87; A-9922)	140.456 n (P-9433/87; A-6927)
		(PP-16271)	140.460 am (P-9433/87; A-6927)
121.120	am	(P-5180; A-11463)	140.469 n (P-1765; O-14440; R-17031; A-16738) (E-1960)
121.140	n	(P-1745; A-9678) (E-1941)	140.473 am (P-1765; O-14440; R-17031; A-16738) (E-1960)
121.151	am	(P-5632/87; O-4920; R-6828; A-6728) (P-7553; W-11654)	140.485 am (P-510; W-2161)
140.2	am	(P-11701) (E-11868; O-14466; R-15723)	140.486 am (P-510; W-2161)
		(P-1745; O-14440; R-17031; A-16738) (E-1960)	140.487 am (P-510; W-2161)
140.3	am	(P-11701) (E-11868; O-14466; R-15723)	140.488 n (P-510; W-2161)
		(P-1745; O-14440; R-17031; A-16738) (E-1960)	140.506 am (P-2076; A-12509)
140.4	am	(E-11868; O-14466)	140.512 am (P-11995)
140.5	am	(P-1765; O-14440; R-17031; A-16738) (E-1960)	140.523 am (P-15584/87; A-5427)
140.7	am	(P-11701) (E-11868; O-14466; R-15723)	140.525 am (P-3273; O-12563; R-14427; A-14271) (P-9344)
140.8	n	(P-15457/87; O-256; R-1646; A-916)	140.526 am (P-9344)
140.9	am	(P-7553; W-11654) (P-11701) (E-11868; O-14466; R-15723)	140.529 am (P-16067/87; A-6927) (P-9344)
140.10	am	(P-14963/87; A-7695)	140.533 am (P-8887)
140.11	am	(P-18039/87; W-9756)	140.535 am (P-10348)
140.12	am	(P-18039/87; W-9756)	140.543 am (P-10348)
140.13	am	(P-18039/87; W-9756)	140.560 am (P-10348)
140.14	am	(P-18039/87; W-9756)	140.562 am (P-1765; A-10717) (E-1960)
140.15	am	(P-18039/87; W-9756)	140.570 am (P-10348)
140.16	am	(P-18039/87; W-9756)	140.582 am (P-8887)
140.17	am	(P-18039/87; W-9756)	140.583 n (P-8887)
140.18	am	(P-18039/87; W-9756)	140.584 n (P-8887)
140.19	am	(P-18039/87; W-9756)	140.590 am (P-10348)
140.21	am	(P-18039/87; W-9756)	140.895 n (P-1765; A-10717) (E-1960)
140.22	am	(P-18039/87; W-9756)	140.896 n (P-11701) (E-11868)
140.27	am	(P-18039/87; W-9756)	140.900 re (A-6956)
140.28	am	(P-18039/87; W-9756)	140.901 am (P-10454/87; O-3128; R-6328; A-6246)
140.35	am	(P-18039/87; W-9756)	140.901 re (A-6956)
140.51	am	(P-1765; O-14440)	140.902 am (P-10454/87; O-3128; R-6328; A-6246)
140.97	am	(P-3273; A-10497)	140.902 re (A-6956)
140.100	am	(P-16421) (E-16921)	140.903 re (P-6956)
140.110	n	(P-11701) (E-11868)	140.903 am (P-10454/87; O-3128; R-6328; A-6246)
140.350	am	(P-5958)	140.906 re (A-6956)
140.362	am	(P-5958)	140.907 re (A-6956)
140.363	am	(P-5958)	140.908 re (A-6956)
140.364	am	(P-5958)	140.909 re (A-6956)
			140.910 re (A-6956)

TITLE #9 (CONT'D)		TITLE #9 (CONT'D)	
140.911	re (A-6956)	141.1760	am (P-15483) (E-15667)
140.912	re (A-6956)	141.1840	am (P-20022/87; A-7358)
140.940	re (A-7401)	141.2160	am (P-20022/87; A-7358)
140.942	re (A-7401)	141.2280	am (P-20022/87; A-7358)
140.944	re (A-7401)		(P-15483) (E-15667)
140.946	re (A-7401)	141.2360	am (P-20022/87; A-7358) (P-15483)
140.948	re (A-7401)		(E-15667)
140.950	re (A-7401)	141.2400	am (P-20022/87; A-7358) (P-15483)
140.952	re (A-7401)		(E-15667)
140.954	re (A-7401)	141.2680	am (P-9804; A-14219) (E-10197)
140.956	re (A-7401)	141.2720	am (P-20022/87; A-7358) (P-9804;
140.958	re (A-7401)		A-14219) (E-10197)
140.960	re (A-7401)	141.2760	am (P-15483) (E-15667)
140.962	re (A-7401)	141.2840	am (P-9804; A-14219) (E-10197)
140.964	re (A-7401)	141.2920	am (P-20022/87; A-7358)
140.966	re (A-7401)	141.2960	am (P-20022/87; A-7358) (P-9804;
140.968	re (A-7401)		A-14219) (E-10197) (P-15483)
140.970	re (A-7401)	141.3040	am (E-15667)
140.972	re (A-7401)	141.3080	am (P-9804; A-14219) (E-10197)
140.Tb. A	r (P-510; W-2161)	141.3280	am (P-20022/87; A-7358)
140.Tb. D	am (P-4317; A-12509)	141.3440	am (P-15483) (E-15667)
140.Tb. H	am (P-10454/87; O-3128; R-6328; A-6246)	141.3480	am (P-15483) (E-15667)
140.Tb. H	re (A-6956)	141.3560	am (P-20022/87; A-7358) (P-9804;
140.Tb. I	am (P-10454/87; O-3128; R-6328; A-6246)	141.3760	am (P-9804; A-14219) (E-10197)
140.Tb. I	re (A-6956)		(P-15483) (E-15667)
141.200	am (P-20022/87; A-7358) (P-9804;	141.3800	am (P-9804; A-14219) (E-10197)
	A-14219) (E-10197)		(P-15483) (E-15667)
141.400	am (E-15667)	141.3840	am (P-15483) (E-15667)
	(P-15483) (E-15667)	141.3920	am (P-20022/87; A-7358)
141.480	am (P-15483) (E-15667)	141.4000	am (P-15483) (E-15667)
141.560	am (P-20022/87; A-7358) (P-9804;	141.4040	am (P-20022/87; A-7358) (P-9804;
	A-14219) (E-10197) (P-15483)		(E-15667)
	(E-15667)	141.4160	am (P-15483) (E-15667)
141.640	am (P-20022/87; A-7358)	141.4200	am (P-20022/87; A-7358) (P-9804;
141.720	am (P-9804; A-14219) (E-10197)		A-14219) (E-10197)
141.800	am (P-20022/87; A-7358) (P-9804;	141.4440	am (P-20022/87; A-7358) (P-15483)
	A-14219) (E-10197) (P-15483)		(E-15667)
	(E-15667)	141.4520	am (P-15483) (E-15667)
141.880	am (P-20022/87; A-7358) (P-9804;	141.4560	am (P-9804; A-14219) (E-10197)
	A-14219) (E-10197)	141.4640	am (P-20022/87; A-7358)
141.1000	am (P-20022/87; A-7358)	141.4720	am (P-15483) (E-15667)
141.1160	am (P-20022/87; A-7358) (P-15483)	141.4760	am (P-20022/87; A-7358) (P-9804;
	(E-15667)		A-14219) (E-10197) (P-15483)
141.1200	am (P-20022/87; A-7358) (P-9804;		(E-15667)
	A-14219) (E-10197)	147.5	re (A-6956)
141.1240	am (P-15483) (E-15667)	147.25	re (A-6956)
141.1280	am (P-9804; A-14219) (E-10197)	147.50	re (A-6956)
	(P-15483) (E-15667)	147.75	re (P-10627)
141.1320	am (P-20022/87; A-7358)	147.75	am (P-10627)
141.1480	am (P-15483) (E-15667)	147.100	re (A-6956)
141.1520	am (P-9804; A-14219) (E-10197)	147.100	am (P-10627)
	(P-15483) (E-15667)	147.105	re (A-6956)
141.1680	am (P-9804; A-14219) (E-10197)	147.125	re (A-6956)
	(P-15483) (E-15667)		

TITLE #9 (CONT'D)		TITLE #9 (CONT'D)		TITLE #9 (CONT'D)	
147.150	re (A-6956)	240.134	re (A-7980)	240.350	re (A-7980)
147.175	re (A-6956)	240.135	re (A-7980)	240.360	re (A-7980)
147.200	re (A-6956)	240.140	re (A-7980)	240.360	am (P-10821)
147.205	re (A-6956)	240.150	r (P-10821)	240.370	re (A-7980)
147.Tb. A	re (A-6956)	240.150	re (A-7980)	240.400	re (A-7980)
147.Tb.A	am (P-10627)	240.160	n (P-10821)	240.400	am (P-10821)
147.Tb. B	re (A-6956)	240.160	n (P-10821)	240.405	re (A-7980)
147.Tb. B	am (P-10627)	240.200	re (A-7980)	240.410	re (A-7980)
149.5	re (A-7401)	240.210	re (A-7980)	240.410	am (P-10821)
149.25	re (A-7401)	240.210	am (P-10821)	240.415	re (A-7980)
149.50	re (A-7401)	240.220	am (P-10821)	240.415	am (P-10821)
149.75	re (A-7401)	240.220	re (A-7980)	240.420	re (A-7980)
149.100	re (A-7401)	240.230	re (A-7980)	240.421	re (A-7980)
149.105	re (A-7401) (P-13917)	240.230	am (P-10821)	240.422	re (A-7980)
149.125	re (A-7401)	240.240	am (P-10821)	240.423	re (A-7980)
149.125	am (P-3273; A-12095)	240.240	re (A-7980)	240.424	re (A-7980)
149.150	re (A-7401)	240.250	re (A-7980)	240.425	am (P-10821)
149.175	re (A-7401)	240.250	am (P-10821)	240.425	re (A-7980)
149.200	re (A-7401)	240.260	n (P-10821)	240.426	re (A-7980)
149.205	re (A-7401)	240.260	re (A-7980)	240.430	am (P-10821)
149.225	re (A-7401)	240.270	re (A-7980)	240.430	re (A-7980)
149.250	re (A-7401)	240.270	n (P-10821)	240.435	re (A-7980)
149.275	re (A-7401)	240.271	re (A-7980)	240.435	am (P-10821)
149.300	re (A-7401)	240.272	re (A-7980)	240.440	re (A-7980)
149.305	re (A-7401)	240.273	re (A-7980)	240.445	re (A-7980)
149.325	re (A-7401)	240.274	re (A-7980)	240.445	am (P-10821)
160.60	am (P-120; A-9065) (E-1563)	240.275	re (A-7980)	240.450	am (P-10821)
160.70	am (P-120; A-9065) (E-1563)	240.276	re (A-7980)	240.450	re (A-7980)
160.75	am (P-120; A-9065) (E-1563)	240.277	re (A-7980)	240.455	re (A-7980)
	(P-13899)	240.278	re (A-7980)	240.455	am (P-10821)
160.80	n (P-120; A-9065) (E-1563)	240.279	re (A-7980)	240.460	am (P-10821)
160.80	am (P-9797; W-12919) (P-12770)	240.280	re (A-7980)	240.460	re (A-7980)
165.42	n (P-11402)	240.280	n (P-10821)	240.465	re (A-7980)
165.42	n (P-11402)	240.281	re (A-7980)	240.465	am (P-10821)
165.70	am (P-10343)	240.282	re (A-7980)	240.470	am (P-10821)
165.100	am (P-10343)	240.283	re (A-7980)	240.470	re (A-7980)
230.360	am (P-14777)	240.284	re (A-7980)	240.475	re (A-7980)
230.362	am (P-14777)	240.285	re (A-7980)	240.475	re (A-7980)
230.365	am (P-14777)	240.286	re (A-7980)	240.480	re (A-7980)
230.510	n (P-12137) (E-12540)	240.287	re (A-7980)	240.480	am (P-10821)
230.520	n (P-12137) (E-12540)	240.300	am (P-10821)	240.485	re (A-7980)
230.530	n (P-12137) (E-12540)	240.300	am (P-10821)	240.485	re (A-7980)
230.540	n (P-12137) (E-12540)	240.310	am (P-10821)	240.500	re (A-7980)
230.550	n (P-12137) (E-12540)	240.310	re (A-7980)	240.510	re (A-7980)
230.560	n (P-12137) (E-12540)	240.311	re (A-7980)	240.510	# (P-10821)
230.570	n (P-12137) (E-12540)	240.312	re (A-7980)	240.510	am (P-10821)
230.580	n (P-12137) (E-12540)	240.313	re (A-7980)	240.511	re (A-7980)
240.100	re (A-7980)	240.314	re (A-7980)	240.512	re (A-7980)
240.110	re (P-10821)	240.315	re (A-7980)	240.520	re (A-7980)
240.110	re (A-7980)	240.316	re (A-7980)	240.520	# (P-10821)
240.120	am (P-10821)	240.320	re (A-7980)	240.520	am (P-10821)
240.120	re (A-7980)	240.330	am (P-10821)	240.521	re (A-7980)
240.130	re (A-7980)	240.330	re (A-7980)	240.522	re (A-7980)
240.131	re (A-7980)	240.340	re (A-7980)	240.523	re (A-7980)
240.132	re (A-7980)	240.340	am (P-10821)	240.530	re (A-7980)
240.133	re (A-7980)	240.350	am (P-10821)	240.530	am (P-10821)
				240.531	re (A-7980)

TITLE 89 (CONT'D)		TITLE 89 (CONT'D)		TITLE 89 (CONT'D)		TITLE 89 (CONT'D)	
240.825	re (A-7980)	240.1060	n (P-10821)	240.1625	n (P-10821)	408.055	n (P-13757)
240.830	re (A-7980)	240.1110	am (P-10821)	240.1630	n (P-10821)	408.060	n (P-13757)
240.830	am (P-10821)	240.1110	re (A-7980)	240.1635	n (P-10821)	408.065	n (P-13757)
240.835	am (P-10821)	240.1120	am (P-10821)	240.1640	n (P-10821)	408.070	n (P-13757)
240.841	re (A-7980)	240.1120	am (P-10821)	240.1645	n (P-10821)	408.075	n (P-13757)
240.842	re (A-7980)	240.1130	am (P-10821)	240.1650	n (P-10821)	408.080	n (P-13757)
240.843	re (A-7980)	240.1130	re (A-7980)	240.1655	n (P-10821)	408.085	n (P-13757)
240.844	re (A-7980)	240.1140	re (A-7980)	240.1660	n (P-10821)	408.090	n (P-13757)
240.845	re (A-7980)	240.1150	re (A-7980)	240.1665	n (P-10821)	408.095	n (P-13757)
240.850	re (A-7980)	240.1160	n (P-10821)	240.1800	n (P-10821)	408.100	n (P-13757)
240.855	am (P-10821)	240.1170	n (P-10821)	240.1850	n (P-10821)	408.105	n (P-13757)
240.855	re (A-7980)	240.1180	n (P-10821)	240.1910	n (P-10821)	408.110	n (P-13757)
240.860	re (A-7980)	240.1210	am (P-10821)	240.1920	n (P-10821)	408.115	n (P-13757)
240.860	am (P-10821)	240.1210	re (A-7980)	240.1930	n (P-10821)	408.120	n (P-13757)
240.865	am (P-10821)	240.1310	re (A-7980)	240.1940	n (P-10821)	408.125	n (P-13757)
240.865	re (A-7980)	240.1310	am (P-10821)	240.1950	n (P-10821)	408.130	n (P-13757)
240.875	re (A-7980)	240.1320	am (P-10821)	240.2010	n (P-10821)	408.135	n (P-13757)
240.870	am (P-10821)	240.1320	re (A-7980)	240.2020	n (P-10821)	408.140	n (P-13757)
240.875	am (P-10821)	240.1330	re (P-10821)	240.2030	n (P-10821)	408.145	n (P-13757)
240.905	am (P-10821)	240.1330	r (P-10821)	240.2040	n (P-10821)	408.150	n (P-13757)
240.905	re (A-7980)	240.1396	r (P-10821)	240.2050	n (P-10821)	408.155	n (P-13757)
240.910	re (A-7980)	240.1396	re (A-7980)	300.20	am (P-11953)	431.5	am (P-11922)
240.910	am (P-10821)	240.1397	re (A-7980)	300.30	am (P-11953)	431.6	am (P-11922)
240.915	am (P-10821)	240.1397	r (P-10821)	300.90	am (P-11953)	431.7	am (P-11922)
240.915	re (A-7980)	240.1398	re (A-7980)	300.100	am (P-11953)	431.11	n (P-11922)
240.920	re (A-7980)	240.1398	r (P-10821)	300.110	am (P-11953)	431.12	# (P-11922)
240.920	am (P-10821)	240.1399	am (P-10821)	300.130	am (P-11953)	431.4	am (P-13752)
240.925	# (P-10821)	240.1399	re (A-7980)	300.140	am (P-11953)	437.8	n (P-13752)
240.925	re (A-7980)	240.1410	re (A-7980)	300.160	am (P-11953)	437.9	# (P-13752)
240.930	re (A-7980)	240.1420	re (A-7980)	302.310	am (P-13814)	520.20	am (P-6911)
240.930	n (P-10821)	240.1510	re (A-7980)	310.2	am (P-11935)	520.30	am (P-6911)
240.935	n (P-10821)	240.1510	am (P-10821)	310.12	am (P-11935)	520.100	am (P-6911)
240.940	am (P-10821)	240.1520	am (P-10821)	310.13	am (P-11935)	525.10	n (P-14117)
240.940	re (A-7980)	240.1520	re (A-7980)	310.14	am (P-11935)	530.5	n (P-3565)
240.945	am (P-10821)	240.1530	re (A-7980)	310.15	am (P-11935)	530.10	am (P-3565)
240.945	re (A-7980)	240.1530	am (P-10821)	310.16	am (P-11935)	530.20	r (P-3565)
240.950	am (P-10821)	240.1535	am (P-10821)	334.11	am (P-11915)	530.100	r (P-3565)
240.950	re (A-7980)	240.1540	am (P-10821)	334.12	am (P-11915)	530.105	r (P-3565)
240.955	re (A-7980)	240.1545	am (P-10821)	334.13	am (P-11915)	530.110	am (P-3565)
240.960	re (A-7980)	240.1545	re (A-7980)	357.2	am (P-13807)	530.120	am (P-3565)
240.961	re (A-7980)	240.1550	re (A-7980)	357.3	am (P-13807)	530.130	am (P-3565)
240.962	re (A-7980)	240.1550	am (P-10821)	357.11	am (P-13807)	530.140	r (P-3565)
240.963	re (A-7980)	240.1555	am (P-10821)	385.20	am (P-13744)	530.150	r (P-3565)
240.964	re (A-7980)	240.1555	re (A-7980)	385.30	am (P-13744)	530.200	n (P-3565)
240.965	re (A-7980)	240.1560	re (A-7980)	385.40	am (P-13744)	530.230	n (P-3565)
240.966	re (A-7980)	240.1560	am (P-10821)	408.001	n (P-13757)	530.240	n (P-3565)
240.970	re (A-7980)	240.1565	n (P-10821)	408.005	n (P-13757)	530.260	n (P-3565)
240.980	re (A-7980)	240.1570	n (P-10821)	408.010	n (P-13757)	540.10	am (P-4073; A-14300)
240.990	re (A-7980)	240.1580	n (P-10821)	408.015	n (P-13757)	540.30	am (P-4073; A-14300)
240.1010	re (A-7980)	240.1580	n (P-10821)	408.020	n (P-13757)	552.100	am (P-1162787; A-9711)
240.1010	am (P-10821)	240.1590	n (P-10821)	408.025	n (P-13757)	552.110	am (P-1465687; A-9711)
240.1020	am (P-10821)	240.1600	n (P-10821)	408.030	n (P-13757)	557.10	am (P-1900387; A-12099)
240.1020	re (A-7980)	240.1605	n (P-10821)	408.035	n (P-13757)	557.40	am (P-1900387; A-12099)
240.1030	n (P-10821)	240.1610	n (P-10821)	408.040	n (P-13757)	562.30	am (P-4685; P-4788)
240.1040	n (P-10821)	240.1615	n (P-10821)	408.045	n (P-13757)	562.55	n (P-4788)
240.1050	n (P-10821)	240.1620	n (P-10821)	408.050	n (P-13757)		

TITLE #9 (CONT'D)	TITLE #9 (CONT'D)
567.20 am (P-14661/87; A-3019)	755.170 am (P-13193/87; A-13971)
567.100 am (P-14661/87; A-3019)	755.180 am (P-13193/87; A-13971)
587.50 am (P-2192)	755.190 am (P-13193/87; A-13971)
587.100 am (P-19007/87; A-15621)	755.200 am (P-13193/87; A-13971)
587.110 am (P-2192)	755.210 r (P-13193/87; A-13971)
587.130 n (P-2192)	755.220 r (P-13193/87; A-13971)
587.500 am (P-2192)	755.230 am (P-13193/87; A-13971)
587.600 am (P-19007/87; A-15621)	755.240 r (P-13193/87; A-13971)
592.45 n (P-2095)	755.250 am (P-13193/87; A-13971)
597.20 am (P-2197)	755.260 n (P-13193/87; A-13971)
597.150 n (P-2197)	755.270 am (P-13193/87; A-13971)
602.20 am (P-13983/87; A-6745)	755.280 am (P-13983/87; A-12155)
607.50 am (P-20767/87; A-15156)	765.10 am (P-13943/87; A-12103)
617.20 am (P-11938/87; A-6959)	765.20 am (P-13943/87; A-12103)
617.40 am (P-15475/87; A-11498)	765.30 am (P-13943/87; A-12103)
617.50 am (P-15475/87; A-11498)	765.40 am (P-13943/87; A-12103)
617.55 n (P-15475/87; A-11498)	765.50 am (P-13943/87; A-12103)
617.60 am (P-11938/87; A-6959)	765.60 am (P-13943/87; A-12103)
617.70 am (P-15475/87; A-11498)	765.70 am (P-13943/87; A-12103)
617.100 am (P-11938/87; A-6959)	770.10 am (P-13995/87; A-6966)
622.20 r (P-15475/87; A-11498)	770.40 am (P-13995/87; A-6966)
622.20 am (P-17080/87; A-17090)	780.40 am (P-14010/87; A-5456)
650.700 am (P-15598/87; A-11505)	790.10 am (P-14004/87; A-10522)
650.700 am (P-15520)	790.20 am (P-13955/87; A-14012)
675.100 am (P-4691)	795.30 am (P-13955/87; A-14012)
675.200 am (P-7568/87; A-7712)	795.40 am (P-13955/87; A-14012)
675.300 am (P-7568/87; A-7712) (P-13956)	795.50 am (P-13955/87; A-14012)
685.600 am (P-15023)	795.60 am (P-13955/87; A-14012)
700.200 am (P-10409)	795.70 am (P-13955/87; A-14012)
700.300 am (P-10409)	795.80 am (P-13955/87; A-14012)
712.100 am (P-10377)	795.120 am (P-13955/87; A-14012)
712.200 am (P-10377)	795.140 am (P-13955/87; A-14012)
712.300 am (P-10377)	795.150 am (P-13955/87; A-14012)
712.400 am (P-10377)	795.160 am (P-13955/87; A-14012)
712.1000 n (P-10377)	800.10 r (P-13969/87; A-14027)
712.300 n (P-10377)	800.20 r (P-13969/87; A-14027)
712.310 n (P-13952)	800.20 n (P-13969/87; A-14027)
750.20 am (P-13992/87; A-5450)	800.30 r (P-13969/87; A-14027)
750.30 am (P-13992/87; A-5450)	800.40 r (P-13969/87; A-14027)
755.20 am (P-13193/87; A-13971)	800.40 r (P-13969/87; A-14027)
755.30 am (P-13193/87; A-13971)	800.50 r (P-13969/87; A-14027)
755.40 am (P-13193/87; A-13971)	800.60 r (P-13969/87; A-14027)
755.50 am (P-13193/87; A-13971)	800.70 r (P-13969/87; A-14027)
755.60 am (P-13193/87; A-13971)	800.80 r (P-13969/87; A-14027)
755.70 am (P-13193/87; A-13971)	800.90 r (P-13969/87; A-14027)
755.80 am (P-13193/87; A-13971)	800.100 r (P-13969/87; A-14027)
755.90 # (P-13193/87; A-13971)	800.110 r (P-13969/87; A-14027)
755.90 am (P-13193/87; A-13971)	800.120 r (P-13969/87; A-14027)
755.100 # (P-13193/87; A-13971)	800.130 r (P-13969/87; A-14027)
755.100 am (P-13193/87; A-13971)	800.140 r (P-13969/87; A-14027)
755.110 # (P-13193/87; A-13971)	800.150 r (P-13969/87; A-14027)
755.110 am (P-13193/87; A-13971)	800.160 r (P-13969/87; A-14027)
755.120 am (P-13193/87; A-13971)	800.170 r (P-13969/87; A-14027)
755.140 am (P-13193/87; A-13971)	800.180 r (P-13969/87; A-14027)
755.150 am (P-13193/87; A-13971)	805.20 am (P-14007/87; A-5453)
755.160 am (P-13193/87; A-13971)	815.10 am (P-14000/87; A-11260)

TITLE #9 (CONT'D)	TITLE #9 (CONT'D)
815.30 am (P-14000/87; A-11260)	853.150 am (P-12208/87; A-11248)
820.30 am (P-13951/87; A-14008)	853.193 n (P-12208/87; A-11248)
820.60 n (P-13951/87; A-14008)	853.230 n (P-12208/87; A-11248)
825.10 am (P-13936/87; A-5443) (P-13941)	870.10 n (P-13932/87; A-11493)
827.20 am (P-718; A-14700)	870.20 n (P-6005)
827.30 am (P-718; A-14700)	910.10 n (P-6005)
829.10 n (P-5990)	910.20 n (P-6005)
829.20 n (P-5990)	910.30 n (P-6005)
829.30 n (P-5990)	910.40 n (P-6005)
829.40 n (P-5990)	910.50 n (P-6005)
829.50 n (P-5990)	910.60 n (P-6005)
829.60 n (P-5990)	910.70 n (P-6005)
829.70 n (P-5990)	910.80 n (P-6005)
829.80 n (P-5990)	
829.90 n (P-5990)	
830.35 n (P-2092; A-14304)	
843.10 n (P-16405/87; A-13996)	
843.10 am (P-15015)	
843.11 n (P-16405/87; A-13996)	
843.20 n (P-16405/87; A-13996)	
843.30 n (P-16405/87; A-13996)	
843.40 n (P-16405/87; A-13996)	
843.50 n (P-16405/87; A-13996)	
843.50 am (P-15015)	
843.60 n (P-16405/87; A-13996)	
843.60 am (P-15015)	
843.70 n (P-16405/87; A-13996)	
843.70 am (P-15015)	
843.80 n (P-16405/87; A-13996)	
843.90 n (P-16405/87; A-13996)	
843.100 n (P-16405/87; A-13996)	
843.110 n (P-16405/87; A-13996)	
843.120 n (P-16405/87; A-13996)	
843.130 n (P-16405/87; A-13996)	
843.140 n (P-16405/87; A-13996)	
843.150 am (P-15015)	
843.150 am (P-16405/87; A-13996)	
843.160 n (P-16405/87; A-13996)	
843.160 am (P-15015)	
843.170 n (P-16405/87; A-13996)	
845.20 am (PP-5467; O-9195)	
846.10 am (P-8894/87; A-7722)	
846.30 am (P-8894/87; A-7722)	
846.40 am (P-8894/87; A-7722)	
850.10 am (P-8890/87; A-3781)	
850.11 n (P-8890/87; A-3781)	
850.30 n (P-8890/87; A-3781)	
850.40 n (P-8890/87; A-3781)	
850.50 n (P-8890/87; A-3781)	
850.50 am (P-8910)	
853.93 n (P-12208/87; A-11248)	
853.100 am (P-12208/87; A-11248)	
853.103 am (P-12208/87; A-11248)	
853.110 am (P-12208/87; A-11248)	
853.130 am (P-12208/87; A-11248)	
853.143 n (P-12208/87; A-11248)	

TITLE 92 (CONT'D)		TITLE 92 (CONT'D)	
IL, A n	(P-3619; A-11566)	522.20 n	(P-6011; C-6829)
IL, P n	(P-3619; A-11566)	522.20 r	(P-6045; A-16201)
IL, C n	(P-3619; A-11566)	522.30 n	(P-6011; A-16163)
IL, D n	(P-3619; A-11566)	522.30 r	(P-6045; A-16201)
IL, E n	(P-3619; A-11566)	522.40 n	(P-6011; A-16163)
IL, F n	(P-3619; A-11566)	522.50 n	(P-6011; A-16163)
IL, G n	(P-3619; A-11566)	522.60 n	(P-6011; A-16163)
IL, H n	(P-3619; A-11566)	522.70 n	(P-6011; O-12566; RC-12574; M-14738; A-16163)
448.Ap, D am	(P-3619; A-11566)	522.80 n	(P-6011; A-16163)
Ex, A n	(P-16536)	522.90 n	(P-6011; O-12566; RC-12574; R-14738; A-16163)
451.10 n	(P-16536)	522.100 n	(P-6011; A-16163)
451.20 n	(P-16536)	522.110 n	(P-6011; A-16163)
451.30 n	(P-16536)	522.120 n	(P-6011; A-16163)
451.40 n	(P-16536)	522.130 n	(P-6011; O-12566; RC-12574; R-14738; A-16163)
451.50 n	(P-16536)	522.140 n	(P-6011; O-12566; RC-12574; R-14738; A-16163)
451.60 n	(P-16536)	522.150 n	(P-6011; A-16163)
451.70 n	(P-16536)	522.160 n	(P-6011; A-16163)
451.80 n	(P-16536)	522.170 n	(P-6011; A-16163)
451.90 n	(P-16536)	522.180 n	(P-6011; A-16163)
451.100 n	(P-16536)	522.190 n	(P-6011; A-16163)
451.110 n	(P-16536)	522.200 n	(P-6011; A-16163)
451.120 n	(P-16536)	522.210 n	(P-6011; A-16163)
451.130 n	(P-16536)	522.220 n	(P-6011; A-16163)
451.Ap, A n	(P-16536)	522.230 n	(P-6011; A-16163)
451.Ap, B n	(P-16536)	522.240 n	(P-6011; A-16163)
451.Ap, C n	(P-16536)	522.301 r	(P-6045; A-16201)
451.Ap, D n	(P-16536)	522.302 r	(P-6045; A-16201)
451.Ap, E n	(P-16536)	522.303 r	(P-6045; A-16201)
451.Ap, F n	(P-16536)	522.304 r	(P-6045; A-16201)
451.Ap, G n	(P-16536)	522.305 r	(P-6045; A-16201)
451.11, A n	(P-16536)	522.306 r	(P-6045; A-16201)
451.11, B n	(P-16536)	522.307 r	(P-6045; A-16201)
452.10 r	(P-16447)	522.308 r	(P-6045; A-16201)
452.20 r	(P-16447)	522.309 r	(P-6045; A-16201)
452.30 r	(P-16447)	522.310 r	(P-6045; A-16201)
452.40 r	(P-16447)	522.311 r	(P-6045; A-16201)
452.50 r	(P-16447)	522.312 r	(P-6045; A-16201)
452.60 r	(P-16447)	522.313 r	(P-6045; A-16201)
452.70 r	(P-16447)	522.314 r	(P-6045; A-16201)
452.80 r	(P-16447)	522.315 r	(P-6045; A-16201)
452.90 r	(P-16447)	522.316 r	(P-6045; A-16201)
452.100 r	(P-16447)	522.317 r	(P-6045; A-16201)
452.110 r	(P-16447)	522.318 r	(P-6045; A-16201)
452.120 r	(P-16447)	522.319 r	(P-6045; A-16201)
452.130 r	(P-16447)	522.320 r	(P-6045; A-16201)
452.140 r	(P-16447)	522.400 r	(P-6045; A-16201)
452.150 r	(P-16447)	522.401 r	(P-6045; A-16201)
452.160 r	(P-16447)	522.402 r	(P-6045; A-16201)
452.170 r	(P-16447)	522.403 r	(P-6045; A-16201)
452.180 r	(P-16447)	522.404 r	(P-6045; A-16201)
452.190 r	(P-16447)	522.405 r	(P-6045; A-16201)
452.200 r	(P-16447)	522.407 r	(P-6045; A-16201)

TITLE 92 (CONT'D)		TITLE 92 (CONT'D)	
522.500 r	(P-6045; A-16201)	708.130 n	(P-5200)
522.600 r	(P-6045; A-16201)	708.140 n	(P-5200)
522.601 r	(P-6045; A-16201)	708.150 n	(P-5200)
522.602 r	(P-6045; A-16201)	708.160 n	(P-5200)
522.603 r	(P-6045; A-16201)	708.170 n	(P-5200)
522.604 r	(P-6045; A-16201)	708.180 n	(P-5200)
522.700 r	(P-6045; A-16201)	810.10 n	(P-5225; A-16203)
522.800 r	(P-6045; A-16201)	810.20 n	(P-5225; A-16203)
522.801 r	(P-6045; A-16201)	810.30 n	(P-5225; A-16203)
522.802 r	(P-6045; A-16201)	810.40 n	(P-5225; A-16203)
522.803 r	(P-6045; A-16201)	810.50 n	(P-5225; A-16203)
522.900 r	(P-6045; A-16201)	810.60 n	(P-5225; A-16203)
522.901 r	(P-6045; A-16201)	810.70 n	(P-5225; A-16203)
522.Ex, A r	(P-6045; A-16201)	810.80 n	(P-5225; A-16203)
522.Ex, B r	(P-6045; A-16201)	810.90 n	(P-5225; A-16203)
522.Ex, C r	(P-6045; A-16201)	1003.10 n	(P-8639; A-14719)
522.11, A n	(P-6011; A-16163)	1003.20 n	(P-8639; A-14719)
522.11, B n	(P-6011; A-16163)	1003.30 n	(P-8639; A-14719)
522.11, C n	(P-6011; A-16163)	1003.40 n	(P-8639; A-14719)
522.11, D n	(P-6011; A-16163)	1003.50 n	(P-8639; A-14719)
522.11, E n	(P-6011; A-16163)	1003.60 n	(P-8639; A-14719)
522.11, F n	(P-6011; A-16163)	1003.70 n	(P-8639; A-14719)
522.11, G n	(P-6011; A-16163)	1010.240 am	(P-8257; A-14711)
522.11, H n	(P-6011; A-16163)	1010.440 n	(P-16432)
522.11, I n	(P-6011; A-16163)	1010.451 n	(P-8920; A-15193)
534.10 n	(P-18143/87; O-4929; RC-4935; R-9172; A-12884)	1020.10 am	(P-4792; O-11346; RC-11349; R-12920; A-13612)
534.20 n	(P-18143/87; O-4929; RC-4935; R-9172; A-12884)	1020.25 am	(P-3607)
534.30 n	(P-18143/87; O-4929; RC-4935; R-9172; A-12884)	1030.15 n	(P-12010)
534.110 n	(P-18143/87; O-4929; RC-4935; R-9172; A-12884)	1030.50 am	(P-10117/87; A-3027)
534.210 n	(P-18143/87; O-4929; RC-4935; R-9172; A-12884)	1030.65 n	(P-10117/87; A-3027)
534.220 n	(P-18143/87; O-4929; RC-4935; R-9172; A-12884)	1030.92 n	(P-4694; A-13221)
546.200 am	(P-16085/87; A-4214)	1030.94 n	(P-9840; A-16915)
546.350 am	(P-16085/87; A-4214)	1030.115 n	(P-10117/87; A-3027)
554.101 am	(P-1797; A-13232)	1040.20 am	(P-4077; A-15625)
554.111 am	(P-1797; A-13232)	1040.32 n	(P-11475/87; A-2148)
554.408 am	(P-1797; A-13232)	1040.32 am	(P-8913; A-16153)
554.504 am	(P-1797; A-13232)	1040.42 n	(P-10655; A-16906)
554.903 am	(P-1797; A-13232)	1040.43 n	(P-10655; A-16906)
708.10 n	(P-5200)	1040.65 am	(P-6916; A-14351)
708.20 n	(P-5200)	1040.66 n	(P-15947)
708.30 n	(P-5200)	1060.5 n	(P-9409; A-17090)
708.40 n	(P-5200)	1060.10 am	(P-11417)
708.50 n	(P-5200)	1060.20 am	(P-11417)
708.60 n	(P-5200)	1060.30 am	(P-11417)
708.70 n	(P-5200)	1060.40 am	(P-11417)
708.80 n	(P-5200)	1060.50 am	(P-11417)
708.90 n	(P-5200)	1060.60 am	(P-11417)
708.100 n	(P-5200)	1060.70 am	(P-11417)
708.110 n	(P-5200)	1060.80 am	(P-11417)
708.120 n	(P-5200)	1060.90 am	(P-11417)

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1100.10	am (P-2077087; A-8448)	1460.200	r (P-13385)
1100.20	n (P-2077087; A-8448)	1460.205	r (P-13385)
1100.30	n (P-2077087; A-8448)	1460.210	r (P-13385)
1205.10	am (P-7947; O-14432; RC-14436; A-15540)	1460.215	r (P-13385)
1205.100	am (P-7947; O-14432; RC-14436; R-15719; A-15540)	1460.220	r (P-13385)
1205.110	am (P-7947; O-14432; RC-14436; R-15719; A-15540)	1460.225	r (P-13385)
1205.115	n (P-7947; O-14432; RC-14436; R-15719; A-15540)	1460.230	r (P-13385)
1205.210	am (P-7947; O-14432; RC-14436; R-15719; A-15540)	1460.240	r (P-13385)
1206.20	am (P-1888587; A-6089)	1460.245	r (P-13385)
1207.40	n (P-2047; A-10453)	1460.250	r (P-13385)
1235.10	n (P-17045)	1460.255	r (P-13385)
1235.15	n (P-17045)	1460.260	r (P-13385)
1235.20	n (P-17045)	1460.265	r (P-13385)
1235.25	n (P-17045)	1460.270	r (P-13385)
1235.30	n (P-17045)	1460.275	r (P-13385)
1235.35	n (P-17045)	1460.280	r (P-13385)
1235.40	n (P-17045)	1460.285	r (P-13385)
1235.45	n (P-17045)	1460.290	r (P-13385)
1235.50	n (P-17045)	1460.295	r (P-13385)
1235.55	n (P-17045)	1460.300	r (P-13385)
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1460.25	r (P-13385)	1460.325	r (P-13385)
1460.30	r (P-13385)	1460.330	r (P-13385)
1460.35	r (P-13385)	1460.335	r (P-13385)
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1460.45	r (P-13385)	1470.700	n (PP-12122)
1460.50	r (P-13385)	1470.700	n (PP-12122)
1460.100	r (P-13385)	1470.700	n (PP-12122)
1460.105	r (P-13385)	1470.700	n (PP-12122)
1460.110	r (P-13385)	1470.700	n (PP-12122)
1460.115	r (P-13385)	1470.700	n (PP-12122)
1460.120	r (P-13385)	1470.700	n (PP-12122)
1460.125	r (P-13385)	1470.700	n (PP-12122)
1460.130	r (P-13385)	1470.700	n (PP-12122)
1460.135	r (P-13385)	1470.700	n (PP-12122)
1460.140	r (P-13385)	1470.700	n (PP-12122)
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1460.175	r (P-13385)	1470.700	n (PP-12122)
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1460.185	r (P-13385)	1470.700	n (PP-12122)

TITLE 95 (CONT'D)		TITLE 95 (CONT'D)	
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108.30	am (P-1468787; A-4225; C-14469)	108.30	am (P-1468787; A-4225; C-14469)
108.40	am (P-1468787; A-4225; C-14469)	108.40	am (P-1468787; A-4225; C-14469)
108.50	am (P-1468787; A-4225; C-14469)	108.50	am (P-1468787; A-4225; C-14469)
108.60	am (P-1468787; A-4225; C-14469)	108.60	am (P-1468787; A-4225; C-14469)
108.70	am (P-1468787; A-4225; C-14469)	108.70	am (P-1468787; A-4225; C-14469)
108.80	am (P-1468787; A-4225; C-14469)	108.80	am (P-1468787; A-4225; C-14469)
108.90	am (P-1468787; A-4225; C-14469)	108.90	am (P-1468787; A-4225; C-14469)
108.100	am (P-1468787; A-4225; C-14469)	108.100	am (P-1468787; A-4225; C-14469)
108.110	am (P-1468787; A-4225; C-14469)	108.110	am (P-1468787; A-4225; C-14469)
108.120	am (P-1468787; A-4225; C-14469)	108.120	am (P-1468787; A-4225; C-14469)
108.130	am (P-1468787; A-4225; C-14469)	108.130	am (P-1468787; A-4225; C-14469)
108.140	am (P-1468787; A-4225; C-14469)	108.140	am (P-1468787; A-4225; C-14469)
108.150	am (P-1468787; A-4225; C-14469)	108.150	am (P-1468787; A-4225; C-14469)
108.160	am (P-1468787; A-4225; C-14469)	108.160	am (P-1468787; A-4225; C-14469)
108.170	am (P-1468787; A-4225; C-14469)	108.170	am (P-1468787; A-4225; C-14469)
109.10	am (P-1468787; A-4225; C-14469)	109.10	am (P-1468787; A-4225; C-14469)
109.20	am (P-1468787; A-4225; C-14469)	109.20	am (P-1468787; A-4225; C-14469)
109.30	am (P-1468787; A-4225; C-14469)	109.30	am (P-1468787; A-4225; C-14469)
109.40	am (P-1468787; A-4225; C-14469)	109.40	am (P-1468787; A-4225; C-14469)
109.50	am (P-1468787; A-4225; C-14469)	109.50	am (P-1468787; A-4225; C-14469)
109.60	am (P-1468787; A-4225; C-14469)	109.60	am (P-1468787; A-4225; C-14469)
109.70	am (P-1468787; A-4225; C-14469)	109.70	am (P-1468787; A-4225; C-14469)
109.80	am (P-1468787; A-4225; C-14469)	109.80	am (P-1468787; A-4225; C-14469)
109.90	am (P-1468787; A-4225; C-14469)	109.90	am (P-1468787; A-4225; C-14469)
109.100	am (P-1468787; A-4225; C-14469)	109.100	am (P-1468787; A-4225; C-14469)
109.110	am (P-1468787; A-4225; C-14469)	109.110	am (P-1468787; A-4225; C-14469)
120.5	n (P-1641987; A-15200)	120.5	n (P-1641987; A-15200)
120.10	n (P-1641987; A-15200)	120.10	n (P-1641987; A-15200)
120.20	n (P-1641987; A-15200)	120.20	n (P-1641987; A-15200)
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1175.215	n	(P-19179; O-17443; RC-17447)
1175.220	n	(P-19179; O-17443; RC-17447)
1175.225	n	(P-19179; O-17443; RC-17447)
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756.225	n	(R-17437; A-17321)
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120.70	am	(A-17311)
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756.115	n	(R-17437; A-17321)
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756.205	n	(A-17321)
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756.220	n	(A-17321)
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ILLINOIS REGISTER

Rules of Governmental Agencies

January 1, 1979

Administrative

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State of Illinois
Department of Public Safety
Chicago, Illinois 60604
January 1, 1979
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